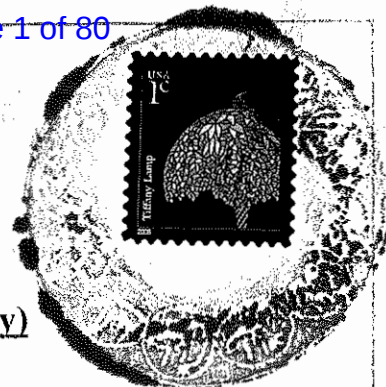




JUDGE SCHOFIELD

20 MISC 737



[in]Balkanli's Court, [in ]Court of Record,  
[at]

Federal Court (Ancillary Court of Equity, in Chancery)  
[at]

[500] Pearl Street, New York County, New York Republic, Within America  
Managed by://United States District Court, for The Southern District of New York, A  
Private Commercial Corporation and/or De facto Government Agency

: i, a man; [Muharrem]: "we": the people: House of;: [Balkanli]

"Tribunal-Magister Prosecutor Harmed-Wronged-Aggrieved Party-Claimant"

["One of the Living People in Flesh&Blood up-on the Land , a living inhabitant  
of Green Land, Not a Legal Corporate, Legal Person or an Legal Entity"]

---

**'SUMMONS: NOTICE TO APPEAR'**

"TRESPASS-FORGERY-TRESPASS TO THE CASE, BARRATRY, FRAUD  
UPON COURT, BURGLARY-ROBBERY-LARCENY-THEFT-MAIL FRAUD,  
HONEST SERVICES MAIL FRAUD, PUBLIC CORRUPTION"

AGAINST,

Edward F, a man: a people: of family: Guida, Jr.,& RAS BORISKIN  
LLC.,&CHRISTINA TRUST A DIVISION OF WILMINGTON SAVINGS FUND  
SOCIETY, FSB, NOT IN ITS INDIVIDUAL CAPACITY BUT TRUSTEE OF  
ARLP TRUST 4., a/k/a/ CHRISTIANA TRUST A DIVISION OF WILMINGTON  
SAVINGS FUND SOCIETY, FSB, NOT IN ITS INDIVIDUAL CAPACITY BUT  
TRUSTEE OF ARLP TRUST 4.,& NETWORK TRUCKING a/k/a/ NETWORK  
MOVING CORPORATION&The State of New York, "John, S. Lansden,Maria  
Ressos, Sally E, Unger,Malaika N, Scott-McLaughlin-Bland, Enedia Pilar  
Sanchez, Jose Rodriguez, Sergio Jimenez, Steven Powell,Jeremy, S, Weinstein,  
Audrey I, Pheffer,Franis K, Kenna

---

Wrongdoer(s)

**[U.P.U & TRIPOLI TREATY APPLIES];**

All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments  
U.P.U. TREATY & TRIPOLI TREATY No:122-. U.S. CONGRESS-5<sup>TH</sup> COMMON LAW

\*CASE U.S.P.S. #9114-9023-0722-4215-4677-75\* pg. 1

TO:

Wrongdoers: Edward F, a man: a people: of family: Guida, Jr., located at 47-26.104<sup>th</sup> Street, Corona, New York, 11368,U.S.A.

Wrongdoers: Owner(s) and or Principal(s) of RAS BORISKIN LLC.,&**CHRISTINA TRUST** A DIVISION OF WILMINGTON SAVINGS FUND SOCIETY, FSB, NOT IN ITS INDIVIDUAL CAPACITY BUT TRUSTEE OF ARLP TRUST 4., a/k/a/ **CHRISTIANA TRUST** A DIVISION OF WILMINGTON SAVINGS FUND SOCIETY, FSB, NOT IN ITS INDIVIDUAL CAPACITY BUT TRUSTEE OF ARLP TRUST 4., located at 900 Merchants Concourse, Suite 310, Westbury, New York, 11590,U.S.A.

Wrongdoers: Owner(s) and or Principal(s)of NETWORK TRUCKING a/k/a/ NETWORK MOVING CORPORATION located at 1762 Chaladay Lane, East Meadow, New York, 11554,U.S.A.

Wrongdoers:Owner(s) and or Principal(s)of The State of New York, located at 28 Liberty Street, New York, New York, 10005, U.S.A.

Wrongdoers: "**John, S, Lansden, MariaRessos, Sally E, Unger,Malaika N, Scott-McLaughlin-Bland, Enedia Pilar Sanchez, Jose Rodriguez, Sergio Jimenez, Steven Powell**,located at 8917 Sutphin Boulevard, Jamaica, New York, 11435,U.S.A.

Wrongdoers: **Jeremy, S, Weinstein, Audrey I, Pheffer,Francis K, Kenna** located at **8811 Sutphin Boulevard, Jamaica, New York, 11435.U.S.A.**

**JUDICIAL NOTICE: A VERIFIED CLAIM OF ACTION AT COMMON LAW, SUITS IN EQUITY** HAS BEEN FILED AGAINST YOU; THE PEOPLE; MEN AND WOMEN AND ALL PERSONS AND OWNER(S), PRINCIPAL(S) OF SAID ENTITIES BEING HEREAFTER COLLECTIVELY AND NAMELY SITUATED AS "**WRONGDOERS**" IN AFOREMENTIONED CASE, IN THE SAID COURT.

**TAKE JUDICIAL NOTICE** : WITHIN **TWENTY-ONE (21) DAYS**AFTER SERVICE OF THIS SUMMONS UPON YOU;THE PEOPLE,MEN AND WOMEN; ALL PERSONS AND OWNER(S)AND OR PRINCIPAL(S) OF SAID ENTITIES [**NOT COUNTING THE DAY OF RECEIVING THE HEREIN SAID SUMMONS**]; YOU THE PEOPLE;MEN AND WOMEN;PERSONS AND OWNER(S), PRINCIPAL(S) OF SAID ENTITIES MUST SERVE UPON THE TRIBUNAL WRONGED, HARMED, AGGRIEVED PARTY MAGISTER PROSECUTOR CLAIMANT A **VERIFIED, SWORN ANSWER** TO ATTACHED **VERIFIED CLAIM** , AND ALSO YOU MUST APPEAR IN PROPIO PERSONAM SUCH DATE AND TIME AT THE SAID COURT; AT ONCE; AND FILE

All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments  
U.P.U. TREATY & TRIPOLI TREATY No:122- U.S. CONGRESS-5<sup>TH</sup> COMMON LAW

\*CASE U.S.P.S. #9114-9023-0722-4215-4677-75\* pg. 2

YOURSWORN; VERIFIED; ANSWERING AFFIDAVITS WITH THE SAID COURT.

**TAKE FURTHER JUDICIAL NOTICE THAT:** IF YOU; MEN AND WOMEN; THE PEOPLE; PERSONS AND THE OWNER(S) AND OR PRINCIPAL(S) OF SAID ENTITIES FAIL TO RESPOND, AND OR FAILS TO APPEAR; A BENCH WARRANT ORDER BE ISSUED FOR YOUR APPEARANCE TO BE BROUGHT IN FRONT OF JUSTICE OF COURT FOR A FINAL VERDICT OF JUDGEMENT BY **[TRIBUNAL PANEL OF JURORS OF JUDGES; OF PEERS]**, TO BE WITNESSED AND SIGNED (**WET-BLUE-INK**) BY **THE MAGISTRATE(S) JUSTICE OF PEACE, THE OFFICE OF THE COURT CLERK, CLERK OF THE COURT, AND OR BY THE DEPUTY CLERK OF THE COURT** WILL BE TAKEN AGAINST YOU FOR THE COMPENSATION FOR THE HARM AND DAMAGES CAUSED, AND FOR THE RESTORATION OF THE SAID PROPERTY AS DEMANDED IN THE VERIFIED CLAIM.

**TAKE FURTHER JUDICIAL NOTICE THAT:** ATTACHED ORDER OF **SUBPOENAS DECUS TECUM** ARE BEING ISSUED HEREIN AND BEING ACCOMPANIED WITH THIS SUMMONS, NOTICING YOU TO **APPEAR IN PERSONAM** [AT] THE SAID COURT, ON SUCH TIME AND DATE ASSIGNED, AS YOU ARE HEREBY COMMANDED TO APPEAR, AND TO FILE YOUR VERIFIED, SWORN ANSWERING AFFIDAVITS WHICH MUST BE SERVED UPON THE HARMED, WRONGED, AGGRIEVED PARTY, TRIBUNAL MAGISTER PROSECUTOR CLAIMANT, WHOSE NAME AND ADDRESS ARE TO:

Mr. Muharrem; Balkanli

Care of:// [4403] 48<sup>th</sup> Avenue, Suite#168 (international Zone)

New York County, New York Republic, Within America

Near to the [11377-9998]

{outside of the Federal Democratic Zone-Jurisdiction}

December 11<sup>th</sup>, 2020



Muharrem Balkanli  
Attornatus Privadus

All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments  
U.P.U. TREATY & TRIPOLI TREATY No:122- U.S. CONGRESS-5<sup>TH</sup> COMMON LAW

\*CASE U.S.P.S. #9114-9023-0722-4215-4677-75\* pg. 3

[in]Balkanli's Court, [in ]Court of Record,  
[at]  
Federal Court (Ancillary Court of Equity, in Chancery)  
[at]

[500] Pearl Street, New York County, New York Republic, Within America  
Managed by://United States District Court, for The Southern District of New York, A  
Private Commercial Corporation and/or De facto Government Agency  
: i, a man; [Muharrem]: "we": the people: House of;: [Balkanli]  
"Tribunal-Magister Prosecutor Harmed-Wronged-Agrieved Party-Claimant"  
["One of the Living People in Flesh&Blood up-on the Land , a living inhabitant  
of Green Land, Not a Legal Corporate, Legal Person or an Legal Entity"]

---

'NOTICE AND ORDER FOR SUBPOENA

"TRESPASS-FORGERY-TRESPASS TO THE CASE, BARRATRY, FRAUD  
UPON COURT, BURGLARY-ROBBERY-LARCENY-THEFT-MAIL FRAUD,  
HONEST SERVICES MAIL FRAUD, PUBLICCORRUPTION"

AGAINST,

Edward F, a man: a people: of family: Guida, Jr.,& RAS BORISKIN  
LLC.,&CHRISTINA TRUST A DIVISION OF WILMINGTON SAVINGS FUND  
SOCIETY, FSB, NOT IN ITS INDIVIDUAL CAPACITY BUT TRUSTEE OF  
ARLP TRUST 4., a/k/a/ CHRISTIANA TRUST A DIVISION OF WILMINGTON  
SAVINGS FUND SOCIETY, FSB, NOT IN ITS INDIVIDUAL CAPACITY BUT  
TRUSTEE OF ARLP TRUST 4.,& NETWORK TRUCKING a/k/a/ NETWORK  
MOVING CORPORATION&The State of New York, John, S. Lansden, Maria  
Ressos, Sally E, Unger, Malaika N, Scott-McLaughlin-Bland, Ehedia Pilar  
Sanchez, Jose Rodriguez, Sergio Jimenez, Steven Powell, Jeremy, S. Weinstein,  
Audrey I, Pheffer, Francis K, Kenna

---

Wrongdoer(s)



TO: Aforementioned -Wrongdoers;  
The Men and the Women, Persons;  
Owners, Principals of Said Entities;

**COMES NOW; BY THE PEOPLE, FOR THE PEOPLE;**

**i, a man; [Muharrem]; "we": the house:** of: House: **[Balkanli]**, also known as Mr. Muharrem; Balkanli; being duly sworn under oath, affirmation and penalty of the laws of perjury hereby deposes and declares and presses upon the Court of record with this order;

**THAT;** following wrongdoers, men and women, people, persons and owners of said Entities, all individuals and principals all together along with, in the interest of action brought at Common law; are proper; as witnesses and as wrongdoers to be standing in this suit- Action at Equity of law who are necessary as real party in interest in the suits of equity who then;

**WHEREFORE;** aforementioned wrongdoers must be brought into Court of justice and into the Balkanli's Court, A Court of Record proceedings and have custody of documents in relation with the action at law.

**AND FOR THE GOOD CAUSE SHOWN HERE;** it is hereby decreed and **ORDERED** that subpoenas herein be issued and properly served timely by the aggrieved party claimant upon the said wrongdoers and named individuals and entities and its agents, principals to bring forward such wrongdoers, people, persons, individuals and evidence of facts to justices of; on before the tribunal panel of jurors of judges of peers and before the magistrate(s) Justice of the Court of Record, in order to minister as my Court; Balkanli Court, a 'Court of Record'; to provide what is Just and Proper.

**YOU ARE HEREBY COMMANDED;** That All Business and excuses being laid, and set aside, to **APPEAR IN PROPIO PERSONAM [in] Balkanli's Court, 'a Court of Record'** before the Grand Tribunal Panel of Jurors of Judges of Peers, and before the Impartial Magistrate(s) Justices of the Court of Record **[in] Federal Court [at]** the above location.; **at 09:30 Hours on 22<sup>nd</sup> Day of January, 2021** at the Court House: to testify and give evidence; in original form of documents; in the "Equity Suit-action and or proceedings at the Supreme law of land; there pending and bring

All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments  
U.P.U. TREATY & TRIPOLI TREATY No:122-. U.S. CONGRESS-5<sup>TH</sup> COMMON LAW

\*CASE U.S.P.S. #9114-9023-0722-4215-4677-75\* pg. 5

with you and produce at the time and place aforesaid , the following ALL records in original forms , as claims and or complaints & Court Documents in relation to named, aggrieved living individual's property; and documents thereof [4132 40<sup>th</sup> Street, Town of Sunnyside, Queens County; New York Republic , near to the [11104] in any form which includes, relates to the named aggrieved party claimant Muharrem: a living man: i; me we the people; house of :Balkanli.

**FAILURE TO COMPLY WITH THIS SUBPOENA** shall be deemed; guilty of contempt of court and you will be subject to an order of bench warrant to be issued by the Court; upon such failure, and or to fine and imprisonment.

THE COURT:

DEI GRATIA  
SEAL



SO, ORDERED.

MuharremBalkanli  
Attornatus Privadus

Signed before on this day of 11<sup>th</sup>, December, 2020

[in]Balkanli's Court, [in ]Court of Record,  
[at]  
Federal Court (Ancillary Court of Equity, in Chancery)  
[at]

[500] Pearl Street, New York County, New York Republic, Within America  
Managed by://United States District Court, for The Southern District of New York, A  
Private Commercial Corporation and/or De facto Government Agency

: i, a man; [Muharrem]:” we”: the people: House of;: [Balkanli]  
“Tribunal-Magister Prosecutor Harmed-Wronged-Aggrieved Party-Claimant”  
["One of the Living People in Flesh&Blood up-on the Land , a living inhabitant  
of Green Land, Not a Legal Corporate, Legal Person or an Legal Entity"]

---

\*NATURE OF CASE: CLAIM: CLAIM: TRESPASS; [FORGERY];(VERIFIED) \*

“TRESPASS-FORGERY-TRESPASS TO THE CASE, BARRATRY, FRAUD  
UPON COURT, BURGLARY-ROBBERY-LARCENY-THEFT-MAIL FRAUD,  
HONEST SERVICES MAIL FRAUD, PUBLICCORRUPTION”

AGAINST,

Edward F, a man: a people: of family: Guida, Jr.,& RAS BORISKIN  
LLC.,&CHRISTINA TRUST A DIVISION OF WILMINGTON SAVINGS FUND  
SOCIETY, FSB, NOT IN ITS INDIVIDUAL CAPACITY BUT TRUSTEE OF  
ARLP TRUST 4., a/k/a/ CHRISTIANA TRUST A DIVISION OF WILMINGTON  
SAVINGS FUND SOCIETY, FSB, NOT IN ITS INDIVIDUAL CAPACITY BUT  
TRUSTEE OF ARLP TRUST 4.,& NETWORK TRUCKING a/k/a/ NETWORK  
MOVING CORPORATION&The State of New York, “John, S, Lansden,Maria  
Ressos ,Sally E, Unger,Malaika N, Scott-McLaughlin-Bland, Enedia Pilar  
Sanchez, Jose Rodriguez, Sergio Jimenez, Steven Powell,Jeremy, S, Weinstein,  
Audrey I, Pheffer,Francis K, Kenna

---

Wrongdoer(s)

---

All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments  
U.P.U. TREATY & TRIPOLI TREATY No:122-. U.S. CONGRESS-5<sup>TH</sup> COMMON LAW

\*CASE U.S.P.S. #9114-9023-0722-4215-4677-75\* pg. 7

**COMES NOW:**I,me:a living man;[Muharrem];”we ‘the people: of: house of :[Balkanli], a/k/a Mr.Muharrem; Balkanli do hereby require: demand: order: a “Court of Record”;, A Clerk, “Trial by Independent Tribunal Panel Jury of Judges of Peersand Impartial Magistrate(s) Justice(s) of Peace [ tominister and administration to holda “Court of Record” and require of the Clerk of the Court to file my case, my Court in competent Jurisdiction & Venue in Accordance with Common Law.

---

**Verified Claim: trespass[forgery]**

**:i: a man: claim:**

- 1.the said wrongdoer(s) trespass upon (my) pro-per and (my) pro-per-ty;**
- 2.the causal agent of the trespass, comes by way of itsuse of forged instrument(s);**
- 3.the trespass did and does harm and injury to (my) pro-per and pro-per-ty;**
- 4.the commencement of the wrong, wrongdoing and harm began on the 9<sup>th</sup>, day of February, 2017;**
- 5.the wrong, wrongdoing and harm continues to now, this 11<sup>th</sup> day of today, December 2020, and on;**
- 6.: i: a man: require restoration of (my) pro-per-ty and demand compensation for the initial and continual trespass upon (my) pro-per and (my) pro-per-ty;**
- 7.compensation due: in the amount of due as a true bill attached here as see as Exhibit: Part A entire affidavits; claims, filings recorded and pressed upon, on record and to be adjudicated by the Tribunal Panel of Jury of the Judges of peers.**

**:i:me, a living man:[Muharrem];we” the people; House of Balkanli; sayeth here, and will verify in Open Court, that all herein be True.**

---

**December 11<sup>th</sup>, 2020**

**Muharrem;Balkanli**

All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments  
U.P.U. TREATY & TRIPOLI TREATY No:122-. U.S. CONGRESS-5<sup>TH</sup> COMMON LAW  
\*CASE U.S.P.S. #9114-9023-0722-4215-4677-75\* pg. 8



[in]Balkanli's Court, [in ]Court of Record,  
[at]  
Federal Court (Ancillary Court of Equity, in Chancery)  
[at]

[500] Pearl Street, New York County, New York Republic, Within America  
Managed by://United States District Court, for The Southern District of New York, A  
Private Commercial Corporation and/or De facto Government Agency  
: i, a man; [Muharrem]: "we": the people: House of;: [Balkanli]  
"Tribunal-Magister Prosecutor Harmed-Wronged-Aggrieved Party-Claimant"  
["One of the Living People in Flesh&Blood up-on the Land , a living inhabitant  
of Green Land, Not a Legal Corporate, Legal Person or an Legal Entity"]

---

[\*JUDICIAL COGNIZANCE NOTICE\*]  
[" RIGHT TO PURSUE A CLAIM: JURISDICTION: VENUE: SIGNATURE:]  
U.S.C.I.T.: MISCELLANEOUS CASE # \_\_\_\_\_

"TRESPASS-FORGERY-TRESPASS TO THE CASE, BARRATRY, FRAUD  
UPON COURT, BURGLARY-ROBBERY-LARCENY-THEFT-MAIL FRAUD,  
HONEST SERVICES MAIL FRAUD, PUBLIC CORRUPTION"

AGAINST,

Edward F, a man: a people: of family: Guida, Jr.,& RAS BORISKIN  
LLC.,&CHRISTINA TRUST A DIVISION OF WILMINGTON SAVINGS FUND  
SOCIETY, FSB, NOT IN ITS INDIVIDUAL CAPACITY BUT TRUSTEE OF  
ARLP TRUST 4., a/k/a/ CHRISTIANA TRUST A DIVISION OF WILMINGTON  
SAVINGS FUND SOCIETY, FSB, NOT IN ITS INDIVIDUAL CAPACITY BUT  
TRUSTEE OF ARLP TRUST 4.,& NETWORK TRUCKING a/k/a/ NETWORK  
MOVING CORPORATION&The State of New York, "John, S, Lansden,Maria  
Ressos ,Sally E, Unger,Malaika N, Scott-McLaughlin-Bland, Enedia Pilar  
Sanchez, Jose Rodriguez, Sergio Jimenez, Steven Powell,Jeremy, S, Weinstein,  
Audrey I, Pheffer,Francis K, Kenna

Wrongdoer(s)

---

All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments  
U.P.U. TREATY & TRIPOLI TREATY No:122-. U.S. CONGRESS-5<sup>TH</sup> COMMON LAW

\*CASE U.S.P.S. #9114-9023-0722-4215-4677-75\* pg. 9

**Established and Ordained; The Balkanli's Court; presents and delivers Judicial Cognizance Notice:**

**Firstly: in regards to; "right to pursue a claim";i: a living man:[Muharrem]; we the people; house of Balkanli; do now require, demand and orders; all of the (public servants) civil-Constitutional officers and of the "Office of the Court Clerk", for the Balkanli's Court;"A Court of Record" [in] Federal Court [at] (Public Court House)Federal Civil Court House, to not to interfere with (my) right to pursue claim: See regarding: Exhibit Endnote: attached herein;**

**Secondly: Any Civil Constitutional Officers a/k/a public servants, and or qualified employees, of Court or the Othe4r Corporate Courts, to alter my claim (diversity; Right[Private right of Action] and convert it: my claim, IT INTO A : civil rights complaint:440:Other:Federal Question: Title 42 Section 1983 would be a cause of: an interference with my rights, and; confusion to all, who will be reading my claim, in the[near]future;therefore it would be required, demanded ordered herein, to tender to the "Balkanli's Court", very precise the findings of facts and conclusions of law for such egregious actions that Balkanli's Court will take notice as Contempt of Court and it will be VOID.**

**Thirdly: i: A MAN:[Muharrem]; WE THE PEOPLE declare: any interference of: for, or, with the enjoyment of my [my]pro-per-ty[the exercise of right(s)], by any public servants, any qualified employee, of court, will be held liable for damages due to injury and/or harm, resulting from or arising out of ANY tortuous act, error, or omission of the individual['trespass upon the case'];**

**Fourthly: i: A MAN: [Muharrem]; WE THE PEOPLE will require: compensation of one-dollar for every second (viz., moment in time) for any trespass;**

**Fifthly:i: A MAN, Muharrem];WE THE PEOPLE declare and require: demand and order: all papers, writs, "doc-u-ments" (including recommendations and proposed orders, orders) being placed into the "case" file to have affixed upon it, paper document, writs; a "wet-ink"(Blue ink) signature of its creator, (NO RUBBER STAMPS) so that it, documents, papers can be pressed upon record.**

All documents papers, writs submitted without "wet-ink" (Blue ink) signature; the court will take notice as a contempt of Court and it will be VOID;

Sixthly: A MAN:[Muharrem]; WE THE PEOPLE: enter "my case", [suit; accoutrements; &cs...] into "Federal Court";

Seventhly: "Federal Court" is to convene [at], a Civil Constitutional Court of Equity Court-house a/k/a/ public courthouse(venue);

Eighthly: the Federal Civil Equity Court house is a public courthouse, in where "my case" lies, is known as a federal district court;

Ninthly: the federal district Court is [at] a location referred to as;  
. "FEDERAL COURT HOUSE MANAGED BY THE U.S. S.D.N.Y  
which is managed by UNITED STATES CORPORATION."  
"

Tenthly: The Name for the public courthouse varies but, at all times "my case" lies "in Federal Court";

Eleventhly:i: A MAN: [Muharrem]; WE THE PEOPLE: lay "my case", [suit; accoutrements; &cs...] into "Federal Court"; [i.e.; jurisdiction into "Ancillary FEDERAL COURT OF EQUITY OF CHANCERY"]

Twelfthly: i: a man: pay money: into a "Federal Court": [*"A party paying money into Court, admits the jurisdiction of such Court, and cannot plead in abatement to it."* J. Chitty pg. 444 (1851)]

Thirteenthly: "federal Court" is a "Court of Record" [25 C.J. Vol., Federal Court § 344, pg. 974]see exhibit 29. COURT OF RECORD. To be a court of record a court must have four characteristics, and may have a fifth. They are:

A. A judicial tribunal having attributes and exercising functions independently of the person of the magistrate designated generally to hold it [Jones v. Jones, 188 Mo.App. 220, 175 S.W. 227, 229; Ex parte Gladhill, 8 Metc. Mass., 171, per Shaw, C.J. See, also, Ledwith v. Rosalsky, 244 N.Y. 406, 155 N.E. 688, 689] [Black's Law Dictionary, 4th Ed., 425, 426]

All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments  
U.P.U. TREATY & TRIPOLI TREATY No:122-. U.S. CONGRESS-5<sup>TH</sup> COMMON LAW

\*CASE U.S.P.S. #9114-9023-0722-4215-4677-75\* pg. 11

B. Proceeding according to the course of common law [Jones v. Jones, 188 Mo.App. 220, 175 S.W. 227, 229; Ex parte Gladhill, 8 Metc. Mass., 171, per Shaw, C.J. See, also, Ledwith v. Rosalsky, 244 N.Y. 406, 155 N.E. 688, 689] [Black's Law Dictionary, 4th Ed., 425, 426]

C. Its acts and judicial proceedings are enrolled, or recorded, for a perpetual memory and testimony. [3 Bl. Comm. 24; 3 Steph. Comm. 383; The Thomas Fletcher, C.C.Ga., 24 F. 481; Ex parte Thistleton, 52 Cal 225; Erwin v. U.S., D.C.Ga., 37 F. 488, 2 L.R.A. 229; Heininger v. Davis, 96 Ohio St. 205, 117 N.E. 229, 231]

D. Has power to fine or imprison for contempt. [3 Bl. Comm. 24; 3 Steph. Comm. 383; The Thomas Fletcher, C.C.Ga., 24 F. 481; Ex parte Thistleton, 52 Cal 225; Erwin v. U.S., D.C.Ga., 37 F. 488, 2 L.R.A. 229; Heininger v. Davis, 96 Ohio St. 205, 117 N.E. 229, 231.] [Black's Law Dictionary, 4th Ed., 425, 426]

E. Generally, possesses a seal. [3 Bl. Comm. 24; 3 Steph. Comm. 383; The Thomas Fletcher, C.C.Ga., 24 F. 481; Ex parte Thistleton, 52 Cal 225; Erwin v. U.S., D.C.Ga., 37 F. 488, 2 L.R.A. 229; Heininger v. Davis, 96 Ohio St. 205, 117 N.E. 229, 231.] [Black's Law Dictionary, 4th Ed., 425, 426]

**Fourteenthly: "federal Court" is a "Court of Record" and only operates under common law:**

**A. 'court of record': acts in accordance with common law; [Blacks Law Dictionary, 4th Ed. pg. 1014]**

**B. 'court of record': Proceeding according to the course of common law [Jones v. Jones, 188 Mo.App. 220, 175 S.W. 227, 229; Ex parte Gladhill, 8 Metc. Mass., 171, per Shaw, C.J. See, also, Ledwith v. Rosalsky, 244 N.Y. 406, 155 N.E. 688, 689] [Black's Law Dictionary, 4th Ed., 425, 426]**

**Fifteenthly: A. A judicial tribunal (panel of jurors of judges, peers, and or the tribunal magister who lays his case in Court of record) having attributes and exercising functions independently of the person of the magistrate designated generally to hold it, to administer the proceedings [Jones v. Jones, 188 Mo.App. 220, 175 S.W. 227, 229; Ex parte Gladhill, 8 Metc. Mass., 171, per Shaw, C.J. See, also, Ledwith v. Rosalsky, 244 N.Y. 406, 155 N.E. 688, 689] [Black's Law Dictionary, 4th Ed., 425, 426]**



**Sixteenthly:** in a 'court of record', the magistrate is independent and impartial to Court; of the tribunal [the panel of jurors of judges of peers, and or tribunal master magister aggrieved claimant prosecutor] cannot make decisions but only refers to tribunal for final verdict 'finalisverdictum' on disputed matters during the course of the proceedings of the said court.[Black's Law Dictionary, 4th Ed. pg. 1014].

**Seventeenthly:**Suits in Equity and Action at Common law, the right of trial by jury [ Tribunal Panel of Juror of Judges of peers] shall be preserved. [ Article 7 a/k/a Seventh Amendment Bill of Rights] 1776 Constitutional Rights for the United States.

**Eighteenthly:**The jury [Tribunal Pannel of Jurors of Judges of Peers] can take upon themselves and determine at their own hazard, the questions of each fact and every part of law; [cf.Littleton § 386; BL. Comm. § 378];

**Nineteenthly:** The Balkanli's Court requires a Magistrate, [ cf. 28 U.S.C. Section 636(b)(1)]; It has come to attention of said Court, that the services of, any ARTICLE III judge,[ all judges are as well magistrate justices of peace]are available to serve said Court; if any Article III sworn Judge or Magistrate believes he is qualified to minister the affairs of a "Court of Record", his(honorable) services will please said Court;

**Twentiethly:** In the very event of unavailability; then the Office of Court Clerk may assign Tribunal Panel of one (1) and/or three (3) or five (5) and/or seven (7) or nine (9) Magistrates of Justices of Peace; and make available dates on Court calendar for voire dire-jury pool selection of tribunal panel of jurors of judges of peers hence the matters now; at issue memorandum.

**:i: A MAN:[Muharrem]; WE THE PEOPLE** sayeth here, and will verify in Open Court, that all herein be True.

December, 11<sup>th</sup>, 2020

Muharrem; Balkanli



All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments  
U.P.U. TREATY & TRIPOLI TREATY No:122-. U.S. CONGRESS-5<sup>TH</sup> COMMON LAW

\*CASE U.S.P.S. #9114-9023-0722-4215-4677-75\* pg. 13

# EXHIBIT ENDNOTE

Endnote regarding:

Notice: right to pursue a claim

[cf. Private Right of Action]

[http://www.almd.uscourts.gov/faqs/prose\\_faq.htm](http://www.almd.uscourts.gov/faqs/prose_faq.htm)

*"...If you are unable to find an attorney to represent you, you have the right to pursue your claim(s) in the court by appearing without representation..."*

**RIGHT OF ACTION:** The privilege of instituting a lawsuit arising from a particular transaction or state of facts, such as a suit that is based on a contract or a TORT, a *civil wrong*

**PROSECUTE:** 15c., "follow up, **pursue**" (some course or action), from L. *prosecutus*, pp. of *prosequi* "follow after" (See: pursue). Meaning "bring to a court of law" is first recorded 1570s. *Prosecutor* in legal sense is attested from 1660s;

Definition of **Prosecute** is provided by 1913 Webster's Dictionary, To seek to obtain by legal process; as, to prosecute a right in a court of law.

**CLAIM, ft. 1.** A challenge, of the property or ownership of a thing which is wrongfully withheld from the possession of the claimant.

Stowel v. Zoliah" Pload, 359 ;  
Robinson T. Wiley, to N. Y. A91 ;  
Fordyce v. Goddard, 20 Ohio St. 14 ;  
Douglas v. Beasley, 40 Ala. 147 ;  
Prigg v. Pennsylvania, 16 Pet. 816, 10 L. Ed. 1099 ; U. S. v. Rhodes (D. C.) 30 Fed. 433 ;  
Sullivan v. Eddy, 8 How. Prac. (N. Y.)

A claim is a right or title, actual or supposed, to a debt, privilege, or other thing in the possession of another ; not the possession, but the means, by or through which the claimant obtains the possession or enjoyment.

Lawrence v. Miller, 2 N. Y. 245, 254.

**RIGHT:** I do not require a 'CIVIL RIGHT', when I already possess inherent rights in this matter now before the Court;

## Exhibit 29:

## The federal district courts are courts of record

974 [26 C.J.]

## FEDERAL COURTS

[55 343-347]

[§ 343] 3. Judges.<sup>80</sup> The statute provides for the number and qualifications of judges and requires that every district judge shall reside in the district, or one of the districts, for which he is appointed.<sup>81</sup> During a vacancy in the office of district judge for a district coextensive with a state, no other judge is authorized to sit therein, and all judicial action remains in abeyance until the vacancy is filled, or another judge is designated, pursuant to law, to exercise the judicial functions temporarily.<sup>82</sup> Provision is made, however, for the designation of another judge in case of a vacancy in the office of judge of a particular district, or disqualification of the judge.<sup>83</sup>

[§ 344] B. Character of Courts.<sup>84</sup> The federal district courts are courts of record.<sup>85</sup>

[§ 345] C. Terms and Sessions.<sup>86</sup> Acts of a court done at a session held in conformity with a repealed act and before the time appointed under the repealing act which divided the district are void.<sup>87</sup> A court sitting in one division cannot make an order between terms of court of another division affecting a marshal's acts under an order of sale in admiralty made in the latter division.<sup>88</sup> Under the statute providing that special terms of any district court may be ordered by the district judge, and that "any business may be transacted at such special term which might be transacted at a regular term," a district court has jurisdiction at a special term to try a defendant on an indictment returned at a previous regular term, and it is not necessary that the order for the special term be incorporated in the record of the case to show such jurisdiction.<sup>89</sup> The court is open from the beginning of

each session to its end for the return of writs on the criminal side, although it has adjourned as a criminal court.<sup>90</sup>

[§ 346] D. Rules of Procedure.<sup>91</sup> The district courts have power to make rules and orders regulating their own practice, provided such rules are not inconsistent with any law of the United States or any rule established by the supreme court with respect to practice in all district courts.<sup>92</sup> Except as otherwise provided by statute, or by rule of court, the practice in suits of equity and of admiralty and maritime jurisdiction must be according to the principles, rules, and usages which belong to courts of equity and of admiralty, respectively.<sup>93</sup>

[§ 347] E. Jurisdiction.<sup>94</sup> 1. In General. The district courts are now the courts of general original jurisdiction in the federal judiciary system, and they have jurisdiction in all cases falling within the jurisdiction of federal courts,<sup>95</sup> except in so far as particular cases fall exclusively within the original jurisdiction of the supreme court,<sup>96</sup> laying out of consideration territorial and other similar statutory courts not vested with the federal judicial power.<sup>97</sup> Formerly the jurisdiction of the district courts was much more limited, the general original federal jurisdiction being divided between the district and the former circuit courts. Speaking generally the district court had jurisdiction of enumerated classes of cases, mainly, but not exclusively, cases with a governmental aspect,<sup>98</sup> while the circuit court had jurisdiction of the great mass of litigation in cases of a civil nature between private parties,<sup>99</sup> where the jurisdiction rested upon the citizenship, or char-

<sup>80</sup> See also generally Judges [11 Cyc 498].

<sup>81</sup> 28 U.S.C. § 1.

<sup>82</sup> 28 U.S.C. § 22. See Murphy, 22 Fed. 389.

<sup>83</sup> 28 U.S.C. § 12. See MacDowell v. U.S., 159 U.S. 599, 15 BCL 111, 40 L. ed. 571; The Alaska, 45 Fed. 385; National Home for Disabled Volunteer Soldiers v. Butler, 13 Fed. 374.

[a] Where there are two or more judges for a particular district, and the judge before whom an action or proceeding is to be tried is disqualified, a judge from another district may be designated, although the other judges of the district are not disqualified. In re DeRian, 189 Fed. 222.

[b] It is only in the event of a vacancy, and not in the absence of the judge, that the statute takes effect. American L. & T. Co. v. East, etc., N. Co., 40 Fed. 112.

[c] In case of the death of the appointed judge, the appointed judge holds court without further appointment as judge de facto if not de jure. In re U.S., 140 U.S. 115.

[d] After returning to his own district, a judge may entertain a motion for a new trial in a case heard in the other district. Chesman v. Hart, 45 Fed. 31.

<sup>84</sup> Amount in controversy see supra [11 C.J. 79].

<sup>85</sup> 28 U.S.C. § 1.

<sup>86</sup> 28 U.S.C. § 22.

<sup>87</sup> 28 U.S.C. § 22.

<sup>88</sup> 28 U.S.C. § 22.

<sup>89</sup> 28 U.S.C. § 22.

<sup>90</sup> 28 U.S.C. § 22.

<sup>91</sup> 28 U.S.C. § 22.

<sup>92</sup> 28 U.S.C. § 22.

<sup>93</sup> 28 U.S.C. § 22.

<sup>94</sup> 28 U.S.C. § 22.

<sup>95</sup> 28 U.S.C. § 22.

<sup>96</sup> 28 U.S.C. § 22.

<sup>97</sup> 28 U.S.C. § 22.

<sup>98</sup> 28 U.S.C. § 22.

<sup>99</sup> 28 U.S.C. § 22.

<sup>80</sup> U.S. Rev. St. § 212; Pullerton v. U.S. Bank, 1 Pet. (U.S.) 661, 1 L. ed. 240; The Planet Venus, 112 Fed. 387.

[a] A district court cannot by rule abolish obligatory practice in suits at common law, in violation of rules of supreme court for the regulation of federal courts in equity. Story v. Livingston, 13 Fed. (U.S.) 239, 10 L. ed. 509.

<sup>81</sup> U.S. Rev. St. § 212; Gallegos v. Helf, 16 Pet. (U.S.) 8, 10 L. ed. 542 (decided in 1841).

<sup>82</sup> Amount in controversy see infra § 345.

<sup>83</sup> See supra [11 C.J. 77].

<sup>84</sup> Original jurisdiction of supreme court see supra [11 C.J. 191-193].

<sup>85</sup> See infra § 345 at sec.

<sup>86</sup> U.S. Rev. St. § 212.

[a] The former jurisdiction of the district courts, prior to the abolition of the circuit courts by the Judicial Code, included: jurisdiction of federal crimes and offenses; jurisdiction of suits for penalties and forfeitures incurred under the laws of the United States; jurisdiction of suits at common law by the United States or any officer thereof; jurisdiction of suits for forfeitures for debts to the United States; jurisdiction of actions arising under the postal laws; jurisdiction of all civil cases of admiralty and maritime law.

<sup>87</sup> U.S. Rev. St. § 212; Pullerton v. U.S. Bank, 1 Pet. (U.S.) 661, 1 L. ed. 240; The Planet Venus, 112 Fed. 387.

<sup>88</sup> U.S. Rev. St. § 212; Pullerton v. U.S. Bank, 1 Pet. (U.S.) 661, 1 L. ed. 240; The Planet Venus, 112 Fed. 387.

<sup>89</sup> U.S. Rev. St. § 212; Pullerton v. U.S. Bank, 1 Pet. (U.S.) 661, 1 L. ed. 240; The Planet Venus, 112 Fed. 387.

<sup>90</sup> U.S. Rev. St. § 212; Pullerton v. U.S. Bank, 1 Pet. (U.S.) 661, 1 L. ed. 240; The Planet Venus, 112 Fed. 387.

<sup>91</sup> U.S. Rev. St. § 212; Pullerton v. U.S. Bank, 1 Pet. (U.S.) 661, 1 L. ed. 240; The Planet Venus, 112 Fed. 387.

<sup>92</sup> U.S. Rev. St. § 212; Pullerton v. U.S. Bank, 1 Pet. (U.S.) 661, 1 L. ed. 240; The Planet Venus, 112 Fed. 387.

<sup>93</sup> U.S. Rev. St. § 212; Pullerton v. U.S. Bank, 1 Pet. (U.S.) 661, 1 L. ed. 240; The Planet Venus, 112 Fed. 387.

<sup>94</sup> U.S. Rev. St. § 212; Pullerton v. U.S. Bank, 1 Pet. (U.S.) 661, 1 L. ed. 240; The Planet Venus, 112 Fed. 387.

<sup>95</sup> U.S. Rev. St. § 212; Pullerton v. U.S. Bank, 1 Pet. (U.S.) 661, 1 L. ed. 240; The Planet Venus, 112 Fed. 387.

<sup>96</sup> U.S. Rev. St. § 212; Pullerton v. U.S. Bank, 1 Pet. (U.S.) 661, 1 L. ed. 240; The Planet Venus, 112 Fed. 387.

<sup>97</sup> U.S. Rev. St. § 212; Pullerton v. U.S. Bank, 1 Pet. (U.S.) 661, 1 L. ed. 240; The Planet Venus, 112 Fed. 387.

<sup>98</sup> U.S. Rev. St. § 212; Pullerton v. U.S. Bank, 1 Pet. (U.S.) 661, 1 L. ed. 240; The Planet Venus, 112 Fed. 387.

<sup>99</sup> U.S. Rev. St. § 212; Pullerton v. U.S. Bank, 1 Pet. (U.S.) 661, 1 L. ed. 240; The Planet Venus, 112 Fed. 387.

(money); U.S. v. Block, 24 F. Cas. No. 14,613, 2 Biss. 204 (cited in the Proceedings); U.S. v. Indolito, 25 F. Cas. No. 18,441 (aff'd at U.S. 227, 24 L. ed. 465).

[b] An action may be of a civil nature, and thus within the federal jurisdiction, although criminal in form. Illinois v. Illinois Cent. R. Co., 40 Fed. 211 (information in nature of quo warranto).

[c] Actions to recover penalties for violation of a statute are not suits of a civil nature. Indiana v. Alleghany Oil Co., 33 Fed. 211.

[d] The contention that the action is civil, and not penal, in its nature, because the statute of the state declares it to be a civil action, is untenable. If congress had intended that the form of the action should determine the right of removal, apt language would have been used to indicate that purpose.

The language employed in suits of a civil nature. If the form, rather than the nature, of the action had been intended to determine the right of removal, congress would undoubtedly have used the words "suits civil in form," or perhaps the more general expression "civil suits," instead of using the language employed in using the language "suits of a civil nature" it discloses the intent that the court should look beyond the form to the nature of the action.

[e] The contention that the action is civil, and not penal, in its nature, because the statute of the state declares it to be a civil action, is untenable. If congress had intended that the form of the action should determine the right of removal, apt language would have been used to indicate that purpose.

The language employed in suits of a civil nature. If the form, rather than the nature, of the action had been intended to determine the right of removal, congress would undoubtedly have used the words "suits civil in form," or perhaps the more general expression "civil suits," instead of using the language employed in using the language "suits of a civil nature" it discloses the intent that the court should look beyond the form to the nature of the action.

[f] The contention that the action is civil, and not penal, in its nature, because the statute of the state declares it to be a civil action, is untenable. If congress had intended that the form of the action should determine the right of removal, apt language would have been used to indicate that purpose.

The language employed in suits of a civil nature. If the form, rather than the nature, of the action had been intended to determine the right of removal, congress would undoubtedly have used the words "suits civil in form," or perhaps the more general expression "civil suits," instead of using the language employed in using the language "suits of a civil nature" it discloses the intent that the court should look beyond the form to the nature of the action.

[g] The contention that the action is civil, and not penal, in its nature, because the statute of the state declares it to be a civil action, is untenable. If congress had intended that the form of the action should determine the right of removal, apt language would have been used to indicate that purpose.

The language employed in suits of a civil nature. If the form, rather than the nature, of the action had been intended to determine the right of removal, congress would undoubtedly have used the words "suits civil in form," or perhaps the more general expression "civil suits," instead of using the language employed in using the language "suits of a civil nature" it discloses the intent that the court should look beyond the form to the nature of the action.

[h] The contention that the action is civil, and not penal, in its nature, because the statute of the state declares it to be a civil action, is untenable. If congress had intended that the form of the action should determine the right of removal, apt language would have been used to indicate that purpose.

The language employed in suits of a civil nature. If the form, rather than the nature, of the action had been intended to determine the right of removal, congress would undoubtedly have used the words "suits civil in form," or perhaps the more general expression "civil suits," instead of using the language employed in using the language "suits of a civil nature" it discloses the intent that the court should look beyond the form to the nature of the action.

[i] The contention that the action is civil, and not penal, in its nature, because the statute of the state declares it to be a civil action, is untenable. If congress had intended that the form of the action should determine the right of removal, apt language would have been used to indicate that purpose.

The language employed in suits of a civil nature. If the form, rather than the nature, of the action had been intended to determine the right of removal, congress would undoubtedly have used the words "suits civil in form," or perhaps the more general expression "civil suits," instead of using the language employed in using the language "suits of a civil nature" it discloses the intent that the court should look beyond the form to the nature of the action.

[j] The contention that the action is civil, and not penal, in its nature, because the statute of the state declares it to be a civil action, is untenable. If congress had intended that the form of the action should determine the right of removal, apt language would have been used to indicate that purpose.

The language employed in suits of a civil nature. If the form, rather than the nature, of the action had been intended to determine the right of removal, congress would undoubtedly have used the words "suits civil in form," or perhaps the more general expression "civil suits," instead of using the language employed in using the language "suits of a civil nature" it discloses the intent that the court should look beyond the form to the nature of the action.

[k] The contention that the action is civil, and not penal, in its nature, because the statute of the state declares it to be a civil action, is untenable. If congress had intended that the form of the action should determine the right of removal, apt language would have been used to indicate that purpose.

The language employed in suits of a civil nature. If the form, rather than the nature, of the action had been intended to determine the right of removal, congress would undoubtedly have used the words "suits civil in form," or perhaps the more general expression "civil suits," instead of using the language employed in using the language "suits of a civil nature" it discloses the intent that the court should look beyond the form to the nature of the action.

[l] The contention that the action is civil, and not penal, in its nature, because the statute of the state declares it to be a civil action, is untenable. If congress had intended that the form of the action should determine the right of removal, apt language would have been used to indicate that purpose.

The language employed in suits of a civil nature. If the form, rather than the nature, of the action had been intended to determine the right of removal, congress would undoubtedly have used the words "suits civil in form," or perhaps the more general expression "civil suits," instead of using the language employed in using the language "suits of a civil nature" it discloses the intent that the court should look beyond the form to the nature of the action.

[m] The contention that the action is civil, and not penal, in its nature, because the statute of the state declares it to be a civil action, is untenable. If congress had intended that the form of the action should determine the right of removal, apt language would have been used to indicate that purpose.

The language employed in suits of a civil nature. If the form, rather than the nature, of the action had been intended to determine the right of removal, congress would undoubtedly have used the words "suits civil in form," or perhaps the more general expression "civil suits," instead of using the language employed in using the language "suits of a civil nature" it discloses the intent that the court should look beyond the form to the nature of the action.

**Introduction**

The judicial system in the United States is unique insofar as it is actually made up of two different court systems: the federal court system and the state court systems. While each court system is responsible for hearing certain types of cases, neither is completely independent of the other, and the systems often interact. Furthermore, solving legal disputes and vindicating legal rights are key goals of both court systems. This lesson is designed to examine the differences, similarities, and interactions between the federal and state court systems to make the public aware of how each system goes about achieving these goals.

**Objectives**

After completing this lesson, one should be able to:

- Understand that the American judicial system is actually made up of two separate court systems: the federal court system and the state court systems.
- Know the structure of the federal court system and a typical state court system and be able to discuss the similarities and differences between the two.

**Jurisdiction of the Federal Courts**

The jurisdiction of the federal courts is spelled out in Article III, Section 2, of the United States Constitution. Federal courts are courts of limited jurisdiction because they can hear only two main types of cases:

- 1. Diversity of Citizenship**  
Federal courts can have jurisdiction over a case of a civil nature in which parties are residents of different states and the amount in question exceeds the amount set by federal law (currently \$75,000). The federal courts are often required to apply state law when dealing with these cases since the issues concern matters of state law. The fact that the parties are from different states and that the amount in question is high enough is what manages to get such cases into federal court.
- 2. Cases Involving the State Constitution**  
Cases involving the interpretation of a state constitution. Most crimes are state criminal offenses. They include offenses such as murder, theft, breaking and entering, and destruction of property.
- 3. Tort and Personal Injury Law**  
The wrongs for which a remedy may be obtained, usually in the form of damages, a breach of duty that the law imposes on everyone in the same relation to one another as those involved in a given transaction.

**Jurisdiction of the State Courts**

The jurisdiction of the state courts extends to basically any type of case that does not fall within the exclusive jurisdiction of the federal courts. State courts are courts of general jurisdiction. This means that they not only have the authority to apply or interpret the law, but they often have the authority to create law if it does not yet exist by act of the legislature. It creates an equitable remedy to a specific legal problem. Examples of cases within the jurisdiction of the state courts usually include the following:

- 1. Cases Involving the State Constitution**  
Cases involving the interpretation of a state constitution.
- 2. State Criminal Offenses**  
Crimes defined and/or punished by the state constitution or applicable state statute.
- 3. Tort and Personal Injury Law**  
The wrongs for which a remedy may be obtained, usually in the form of damages, a breach of duty that the law imposes on everyone in the same relation to one another as those involved in a given transaction.

**UNDERSTANDING FEDERAL AND STATE COURTS**

UNITED STATES COURTS

FEDERAL COURTS | RULES & POLICIES | JUDGES & JUDICIAL STAFFS | STATISTICS | TERMS & SERVICES | COURTS LOCATIONS | EDUCATIONAL RESOURCES | NEWS

SEARCH [ ]

Go [ ]

or click the New button.

Select a link type from the menu.

Supplies Tool

Print Services | Court Locator | Careers | RSS Feeds | Email Updates

**Educational Resources**

1. Introduction to the Courts

2. Structure of the Federal System

3. Comparing Federal and State Courts

4. The Federal Judicial Branch

5. Understanding Federal and State Court Systems

6. Court Case Study

EXHIBIT - 29-A



All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments  
U.P.U. TREATY & TRIPOLI TREATY No.122- U.S. CONGRESS-5<sup>TH</sup> COMMON LAW  
\*CASE U.S.P.S. #9114-9023-0722-4215-4677-75\* pg. 17

Wrongdoer(s)

AGAINST,  
Edward F, a man: a people: of family: Guida, Jr., & RAS BORISKIN  
LTC., & CHRISTINA TRUST A DIVISION OF WILMINGTON SAVINGS FUND  
SOCIETY, FSB, NOT IN ITS INDIVIDUAL CAPACITY BUT TRUSTEE OF  
ARLP TRUST 4, a/k/a/ CHRISTIANA TRUST A DIVISION OF WILMINGTON  
SAVINGS FUND SOCIETY, FSB, NOT IN ITS INDIVIDUAL CAPACITY BUT  
TRUSTEE OF ARLP TRUST 4, & NETWORK TRUCKING a/k/a/ NETWORK  
MOVING CORPORATION & The State of New York, "John, S, Lansden, Maria  
Ressos, Sally E, Unger, Malaika N, Scott-McLaughlin-Bland, Eneidia Pilar  
Sanchez, Jose Rodriguez, Sergio Jimenez, Steven Powell, Jeremy, S, Weinstein,  
Audrey I, Pheffer, Francis K, Kenna

"TRESPASS-FORGERY-TRESPASS TO THE CASE, BARATRY, FRAUD  
UPON COURT, BURGLARY-ROBBERY-LARCENY-THEFT-MAIL FRAUD,  
HONEST SERVICES MAIL FRAUD, PUBLIC CORRUPTION"

'JUDICIAL COGNIZANCE NOTICE OF RULES OF BALKANLI'S COURT'

[in]Balkanli's Court, [in] Court of Record,  
Federal Court (Ancillary Court of Equity, in Chancery)  
[at]  
[at]  
[500] Pearl Street, New York County, New York Republic, Within America  
Managed by://United States District Court, for The Southern District of New York, A  
Private Commercial Corporation and/or De facto Government Agency  
: i, a man; [Muharrem]; "we": the people: House of; [Balkanli]  
"Tribunal-Magister Prosecutor Harmed-Wronged-Agrieved Party-Claimant"  
["One of the Living People in Flesh & Blood up-on the Land, a living inhabitant  
of Green Land, Not a Legal Corporate, Legal Person or an Legal Entity"]

**Established and Ordained; The Balkanli's Court; presents and delivers Judicial Cognizance Notice of Rules:**

1. All-rights Reserved and exclusively belongs to claimant-prosecutor master. None waived, and none negotiable.
2. No Foreign Agents/ Foreign attorney at law, nor a third-party [NOT ALLOWED IN A 'COURT OF RECORD'] can appear on behalf of accused wrongdoers and Nor such foreign agents/ foreign attorney, third party hearsay may file appearance on behalf, present hearsay evidence or hearsay testimony except to receive personal service of summons, and service of process and no other.

3. Attorneys are third party to subject matters, anything submitted by attorney without a witness first-hand knowledge, a corpus delicti sworn testimony or verified affidavit, and belonging to third party may not be admitted into evidence and wherefore not allowed in Balkanli's Court.  
(cf. Trinsey v Pagliaro, D.C.Pa. 1964, 229 F.Supp. 647. "Statements of counsel in brief or in argument are not facts before the court and are therefore insufficient for a motion to dismiss or for summary judgment. 'No attorney submission can be admitted into evidence, period.'")

4. No motion to Dismiss, and or summary judgement may be submitted to Balkanli's Court, and or the magistrate assigned to hold and administer the proceedings of Court of Record; and if any; such presentments must be made in propiopersonam, viaavoche; before the Tribunal panel of Jurors of Judges of Peers, at the time of Trial by Jurors, trier of the facts, only after at issue memorandum part, filed with Balkanli's Court, at any stage of the Court when all parties are present, at Balkanli's Court.

5. Disclosure and Discovery, orders specifying disclosure are made by prosecutor master. Unreasonable refusal, and delay to admit evidence including delay to

admissions will be penalized by assessment of cost of proof and or by way of void judgment.

6. All proceedings before to Balkanlis Court shall be made simple, and informal and in summary.

7. All appearance shall be made under oath and affirmation and must be sworn before the Court, by a clerk of the Court and or before magistrate who is impartial, to a Writ.

8. All evidence and admissions and all men and women, the people, persons; owners of said entities and all real interest parties must be sworn on record before the magistrate and Court Clerk under oath and affirmation and All Court personal shall make available to provide for inspection of their oath of office (if required) and such shall be made available for transcript of record, upon demand (if required) for appeal board to review, if in case; Appeal becomes necessary venue.

9. Only one preliminary hearing is allowed before presenting verified claim and or verified answering affidavits to tribunal trial by jurors of judges of peers for discovery and disclosure purposes.

10. The Balkanlis Court will be accepting claims between 9.30 am until 10.30 am on January, 22<sup>nd</sup>, 2021. All Claims must be verified and made under sworn affidavit/ testimony before a public-civil constitutional official and must be filed in advance in form of a writ, (21 days of receipt of Summons-CM-RRR) as expiration of Claims up made to; by Court by January, 22<sup>nd</sup>, 2021 at 10.30 am. If no living man comes forth and or submits any part thereof a claim, the Clerk of The Court, the Constitutional Civil Officer of this Court shall draw & execute a writ and sign the order of Writ of Possession.

11. Any discrepancy and disputes arises; such matter of discrepancy in controversy, and in question shall only be directed to, and be decided by the tribunal panel of trial by jurors of judges of peers, before magistrate to wit, and guidance shall be afforded for: of instructions to tribunal panel of jurors of judges of peers; by jurisprudence.

12. Tribunal Panel of trial by Jury of Judges of Peers shall be made available upon requirement, shall be duly in accordance with consistence of twenty-five (25) people, shall not be less than twelve (12) people; if such quantity may so not be available, (and or Could or may be Selected 25 Church Priests+25 Rabbis+25 Imams totaling 75 living man in Equity)

13. Law [at] decree by the Aggrieved Party Claimant Magister Tribunal Sovereign Prerogative, as with; Constitutions for United States signed and executed or 1776, New York and Magna Carta, the Great Magna Chartarium, Moreover, the general misconception is that any statutes, codes rules passed by legislators bearing appearance of constitutes Law of the Land. The United States Constitution is the Supreme Law of the Land, and any Statute, Code(special interest) & Law, Rule; in ORDER to be valid, which must be in agreement and along in harmony with. It is impossible for a law, code and or rule which breaches (violates) the constitution to be valid. This succinctly stated as follows; "All Laws which are \*REPUGNANT\* to the Constitution are NULL and VOID." Marbury vs. Madison, 5U.S. (2 Cranch) 137, 174, 176, (1803). "Re-butted 3684 times but has never been overturned.

14. Rules of the Said Court, Balkanli's Court, Court of Record may so be amended, and or added by the prosecutor Tribunal Master Aggrieved party claimant sovereign prerogative, with or without notices beforehand written or unwritten as i: A MAN;[Muharrem], "we" THE PEOPLE; do ordain and establish, as it states in the PREAMBLE, as we the people, by the people, for the people, as "we" the people [people reserves all rights heretofore, and hereafter; waive none whatsoever] do not yield their sovereignty to the agencies which serves the All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments U.P.U. TREATY & TRIPOLI TREATY No:122- U.S. CONGRESS-5<sup>TH</sup> COMMON LAW \*CASE U.S.P.S. #9114-9023-0722-4215-4677-75\* pg. 20



All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments  
U.P.U. TREATY & TRIPOLI TREATY No:122- U.S. CONGRESS-5<sup>TH</sup> COMMON LAW  
\*CASE U.S.P.S. #9114-9023-0722-4215-4677-75\* pg. 21

December 11th, 2020



SEAL

ET GRATIA

THE COURT:

SO, ORDERED.

people, in aid of the people's public affairs and business.  
15. All Hearings before Balkanli's Court shall only be governed by Rules and so be adapted and prescribed by the prosecutor master and No amendment shall be made without the consent of the prosecutor master.

Muharrem Balkanli  
Attornatus Privadus



All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments  
U.P.U. TREATY & TRIPOLI TREATY No:122- U.S. CONGRESS-5<sup>TH</sup> COMMON LAW  
\*CASE U.S.P.S. #9114-9023-0722-4215-4677-75\* pg. 22

Wrongdoer(s)

AGAINST,  
Edward F, a man: a people: of family: Guida, Jr., & RAS BORISKIN  
LLC, & CHRISTINA TRUST A DIVISION OF WILMINGTON SAVINGS FUND  
SOCIETY, FSB, NOT IN ITS INDIVIDUAL CAPACITY BUT TRUSTEE OF  
ARLP TRUST 4, a/k/a/ CHRISTIANA TRUST A DIVISION OF WILMINGTON  
SAVINGS FUND SOCIETY, FSB, NOT IN ITS INDIVIDUAL CAPACITY BUT  
TRUSTEE OF ARLP TRUST 4, & NETWORK TRUCKING a/k/a/ NETWORK  
MOVING CORPORATION & The State of New York, "John, S, Lansden, Maria  
Ressos, Sally E, Unger, Malaika N, Scott-McLaughlin-Bland, Eneida Pilar  
Sanchez, Jose Rodriguez, Sergio Jimenez, Steven Powell, Jeremy, S, Weinstein,  
Andrew I, Pheffer, Francis K, Kenna

"TRESPASS-FORGERY-TRESPASS TO THE CASE, BARRATRY, FRAUD  
UPON COURT, BURGLARY-ROBBERY-LARCENY-THEFT-MAIL FRAUD,  
HONEST SERVICES MAIL FRAUD, PUBLIC CORRUPTION"

\*NOTICE\*TRANSFER-REMOVAL\*ORDER\*

[in]Balkanli's Court, [in] Court of Record,  
Federal Court (Ancillary Court of Equity, in Chancery)  
[at]  
[at]  
[500] Pearl Street, New York County, New York Republic, Within America  
Managed by://United States District Court, for The Southern District of New York, A  
Private Commercial Corporation and/or De facto Government Agency  
: i, a man; [Muharrem]; "we": the people: House of; [Balkanli]  
"Tribunal-Magister Prosecutor Harmed-Wronged-Agrieved Party-Claimant"  
["One of the Living People in Flesh & Blood up-on the Land, a living inhabitant  
of Green Land, Not a Legal Corporate, Legal Person or an Legal Entity"]

NOTICE  
TRANSFER-REMOVAL  
"ORDER"

REMOVAL

FROM "COURT OF RECORD;"

[at]

"CIVIL COURT"

and

"UNITED STATES COURT OF INTERNATIONAL TRADE"

TRANSFER TO; BALKANIS COURT; "A COURT OF RECORD;"

[in]

FEDERAL COURT,

[at]

"[500]pearl Street, New York County, New York republic, Within America"  
[AN ARTICLE III COURT "QUAISI \*JUDICIAL\* & "LEGAL" SYSTEM-

TRIBUNALS COURT"-

"ACTION AT (common) LAW of Land AND/or SUITS IN EQUITY" MULTI-  
JURISDICTIONAL "A FEDERAL DISTRICT COURT"]

COMES NOW, The Court, also known as "Balkanlis Court," "a Court of

Record," Constitutional Court of Common Law Court of Pleas, [at] the "Civil  
Court of City of New York," [JUDICIAL SYSTEM COURT, Not legal system

court] located [at] [8917] Sutphin Boulevard, Jamaica, A town in Queens County, at  
New York Republic, a Public Court, in Public Venue namely of; 11<sup>th</sup> Judicial District

All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments  
U.P.U. TREATY & TRIPOLI TREATY No:122-. U.S. CONGRESS-5<sup>TH</sup> COMMON LAW  
\*CASE U.S.P.S. #9114-9023-0722-4215-4677-75\* pg. 23

of New York Republic, being situated, as Public Court, in the Public Venue, AND SUCH REPERCUSSION CONTINUED by U.S. INTERNATIONAL TRADE COURT after failing persistently knowingly and willingly in

**MALFEASANCE, NONFEASANCE AND MISFEASANCE** to provide "a pro-per" Equity in Chancery and/or Common Law Court Decorum, of a "Court of Record,"

**WHEREAS: BALKANLI COURT; COURT OF RECORD; NOTICES,**

**ORDERS; to the all Clerks and the Clerk of the said Civil Court and Deputy Clerk of the said Civil Court; and U.S. INTERNATIONAL TRADE COURT on our own motion to TRANSFER and REMOVE the entire cases and its records, the original filings of entire proceedings, providing summary reports of said indexes of actions; along with individual case summary reports directly to attention of office of the Court Clerk; Clerk of the Court; for the "Balkanli's Court;" Court of Record;**

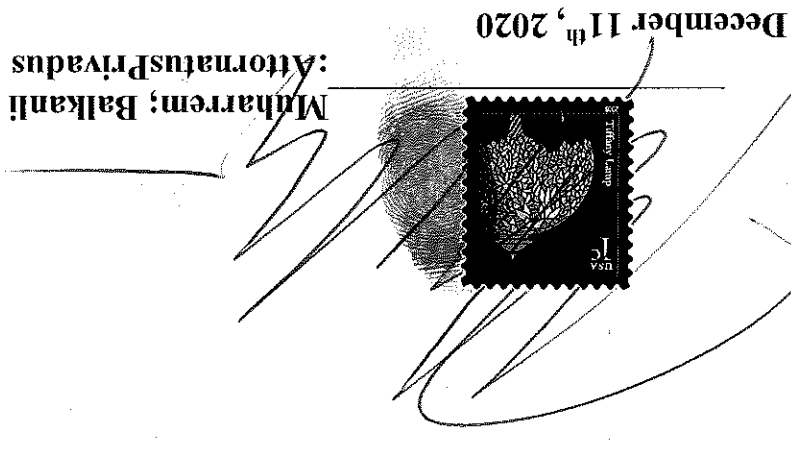
**Constitutional Federal Equity and Common Law Court of Pleas, [at] FEDERAL DISTRICT COURT [at] above location.**

**WHEREFORE: "Tribunal-Magister Prosecutor Harmed-Wronged-**

**Aggrieved Party-Claimant" Muharrem, a man, one of the people of [Balkanli], moving [Balkanli's Court: A Court of Record] of verified nature of case: Claim, the cause of action, trespass at law, suits in equity, against the wrongdoers : men and women, the people and corporate persons and entities; all thereof; as soon to be heard in Open Court Decorum, Court of Record be administered, and held on 9.30 hours on Friday, of 22nd day of January, 2021 as soon as real interest parties, living individuals and so on can be so heard before the Impartial Magistrate Justice of Peace and or by the Tribunal Panel of Impartial Magistrates of Justice of Peace; whom are**

All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments  
U.P.U. TREATY & TRIPOLI TREATY No:122-. U.S. CONGRESS-5<sup>TH</sup> COMMON LAW  
\*CASE U.S.P.S. #9114-9023-0722-4215-4677-75\* pg. 24

All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments  
U.P.U. TREATY & TRIPOLI TREATY No.122- U.S. CONGRESS-5<sup>TH</sup> COMMON LAW  
\*CASE U.S.P.S. #9114-9023-0722-4215-4677-75\* pg. 25



THE COURT  
Equity Court of Chancery.  
property;] so be held [at] Federal Court; as a Court of Record; [at] Civil Federal  
harm and damages in-for the cause of said claim of trespass and in restoration of  
assigned to hold administer the Court, "Court of Record;" for compensation for  
Judges of peers ; who shall be independent to the Magistrate(s); whom be  
Final Vere-Dictum " Verdict of Judgment by tribunal Panel of Jurors of  
the "DUE PROCESS" Not for a Default or Void, Nihil Decit Judgement, but a  
verdict for a final determination of Final Judgement [as required and demanded by  
to be decided ONLY by impartial tribunal panel of Jurors of Peers, (Judge-s) whose  
to be assigned by the Office of Court Clerk; Clerk of Court; and further such matters

SO, ORDERED.



Wrongdoer(s)  
All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments  
U.P.U. TREATY & TRIPOLI TREATY No.122- U.S. CONGRESS-5<sup>TH</sup> COMMON LAW  
\*CASE U.S.P.S. #9114-9023-0722-4215-4677-75\* pg. 26

AGAINST,  
Edward F, a man: a people: of family: Guida, Jr., & RAS BORISKIN  
LTC., & CHRISTINA TRUST A DIVISION OF WILMINGTON SAVINGS FUND  
SOCIETY, FSB, NOT IN ITS INDIVIDUAL CAPACITY BUT TRUSTEE OF  
ARLP TRUST 4, a/k/a/ CHRISTIANA TRUST A DIVISION OF WILMINGTON  
SAVINGS FUND SOCIETY, FSB, NOT IN ITS INDIVIDUAL CAPACITY BUT  
TRUSTEE OF ARLP TRUST 4, & NETWORK TRUCKING a/k/a/ NETWORK  
MOVING CORPORATION & The State of New York, "John, S. Lansden, Maria  
Ressos, Sally E. Unger, Malaika N. Scott-McLaughlin-Bland, Eneida Pilar  
Sanchez, Jose Rodriguez, Sergio Jimenez, Steven Powell, Jeremy, S. Weinstein,  
Audrey I. Pheffer, Francis K. Kenna

WRIT OF POSSESSION?

[in]Balkanli's Court, [in] Court of Record,  
[at]  
Federal Court (Ancillary Court of Equity, in Chancery)  
[at]  
[500] Pearl Street, New York County, New York Republic, Within America  
Managed by://United States District Court, for The Southern District of New York, A  
Private Commercial Corporation and/or De facto Government Agency  
: i, a man; [Muharrem]; "we": the people: House of; [Balkanli]  
"Tribunal-Magister Prosecutor Harmed-Wronged-Agrieved Party-Claimant"  
["One of the Living People in Flesh & Blood up-on the Land, a living inhabitant  
of Green Land, Not a Legal Corporate, Legal Person or an Legal Entity"]

: TO THE UNITED STATES MARSHAL OFFICE,  
SOUTHERN FEDERAL DISTRICT, NEW YORK REPUBLIC

: TO THE SHERIFF OF QUEENS COUNTY,  
STATE OF NEW YORK REPUBLIC, A/K/A NEW YORK STATE;

**WHEREAS** on the January 22<sup>nd</sup>, 2021, by a certain judgment of the Balkanli's

**Court, Court of Record**, at New York County, [in Federal Court at] Civil Federal  
Court of Chancery, in a cause therein pending, wherein, **Muharrem; Balkanli**, one of  
the people of New York, is Tribunal-Magister Prosecutor Aggrieved Party-Claimant  
and **CHRISTINA TRUST, also known as CHRISTIANA TRUST**, is one of the

wrongdoer(s), it was ordered and adjudged that the aggrieved party claimant recover  
the possession of the lands and premises, property with appurtenances described in  
his claims and any amendments to the verified claim, if any, from the following

wrongdoers **CHRISTINA TRUST, also known as CHRISTIANA TRUST** and any

other real interest parties or occupants holding under them, which property, the vacant  
padlocked premises is particularly described as follows; in Queens County, New York  
State: the said private property of three family being known as addressed as **41-32**

**40<sup>th</sup> Street, Sunnyside, Queens County New York Republic, near to the 1111041,**

**all floors, apartments of first floor(basement), Second floor, and third floor, and**

it being represented to the Court that the City Marshall's deed was drawn wrongfully

to **CHRISTINA TRUST, also known as CHRISTIANA TRUST**, the possession of

which said lands and property premises the said wrongdoers have hitherto **un-**

**lawfully, it-legally and im-morally** deprived **Muharrem;Balkanli** of said property

**was the case**, as is it appears to us of record.

**WHEREFORE, YOU ARE COMMANDED** to remove all locks and persons

if there are any; from the following described "vacant property" in Queens County,

New York: the said private property of premises of three family house; being known,

and situated as; as addressed as [41-32] 40<sup>th</sup> Street, Town of Sunnyside, at Queens

County New York Republic, near to the [111104], all floors, apartments of first floor,

Second floor, and third floor and to put Mr. Muharrem; Balkanli in possession of it.

All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments  
U.P.U. TREATY & TRIPOLI TREATY No:122-. U.S. CONGRESS-5<sup>TH</sup> COMMON LAW  
\*CASE U.S.P.S. #91114-9023-0722-4215-4677-75\* pg. 27

All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments  
U.P.U. TREATY & TRIPOLI TREATY No:122- U.S. CONGRESS-5<sup>TH</sup> COMMON LAW  
\*CASE U.S.P.S. #9114-9023-0722-4215-4677-75\* pg. 28

By \_\_\_\_\_  
(Wet-Blue-Ink Only) Deputy Clerk  
January 22<sup>nd</sup>, 2021

Clerk of the Court of Record

OFFICE OF COURT CLERK

[at]

FEDERAL COURT,

[in]

\_\_\_\_\_  
(SEAL) [COURT OF RECORD],

WITNESS, the honorable; \_\_\_\_\_, Magistrate Justice  
of Peace of the Balkanli's Court, Court of Record, [in] Federal Court [at] United  
States Court of International Trade; [at] [500] Pearl Street, New York County,  
aforesaid at New York City, New York Republic, aforesaid on this 22<sup>nd</sup>, day of  
January, 2021.

MAKE known to the Balkanli's Court, Court of Record, [in] Federal Court  
[at] a Federal District Court; aforesaid at New York City, New York within three (3)  
month next, the manner in which you, U.S. Marshal and or Sheriff have executed this  
writ; and have you then and there with this Writ.

THEREFORE, YOU ARE COMMANDED that, without delay, you cause  
Mr. Muharrem; Balkanli, to have possession of the said lands and property, premises  
with appurtenances thereunto belonging and appertaining; and;

[in]Balkan's Court, [in] Court of Record,

[at]

Federal Court (Ancillary Court of Equity, in Chancery)

[at]

[500] Pearl Street, New York County, New York Republic, Within America  
Managed by://United States District Court, for The Southern District of New York, A  
Private Commercial Corporation and/or De facto Government Agency  
: i, a man; [Muharrem]; "we": the people; House of; [Balkanli]  
"Tribunal-Magister Prosecutor Harmed-Wronged-Agrieved Party-Claimant"  
["One of the Living People in Flesh&Blood up-on the Land, a living inhabitant  
of Green Land, Not a Legal Corporate, Legal Person or an Legal Entity"]

WRIT OF AND ORDER FOR FINAL JUDGMENT TO CLAIMS: TORT; TRESPASS;

"TRESPASS-FORGERY-TRESPASS TO THE CASE, BARBARY, FRAUD  
UPON COURT, BURGLARY-ROBBERY-LARCENY-THEFT-MAIL FRAUD,  
HONEST SERVICES MAIL FRAUD, PUBLICCORRUPTION"

AGAINST,

Edward F, a man: a people: of family: Guida, Jr.,& RAS BORISKIN

LTC.,&CHRISTINA TRUST A DIVISION OF WILMINGTON SAVINGS FUND  
SOCIETY, FSB, NOT IN ITS INDIVIDUAL CAPACITY BUT TRUSTEE OF

ARLP TRUST 4, a/k/a/ CHRISTIANA TRUST A DIVISION OF WILMINGTON  
SAVINGS FUND SOCIETY, FSB, NOT IN ITS INDIVIDUAL CAPACITY BUT  
TRUSTEE OF ARLP TRUST 4,& NETWORK TRUCKING a/k/a/ NETWORK

MOVING CORPORATION&The State of New York, "John, S, Lansden,Maria  
Ressos, Sally E, Unger,Malaika N, Scott-McLaughlin-Bland, Eneidia Pilar

Sanchez, Jose Rodriguez, Sergio Jimenez, Steven Powell,Jeremy, S, Weinstein,  
Audrey I, Pheffer,Franis K, Kenna

All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments  
U.P.U. TREATY & TRIPOLI TREATY No:122-, U.S. CONGRESS-5<sup>TH</sup> COMMON LAW  
\*CASE U.S.P.S. #9114-9023-0722-4215-4677-75\* pg. 29

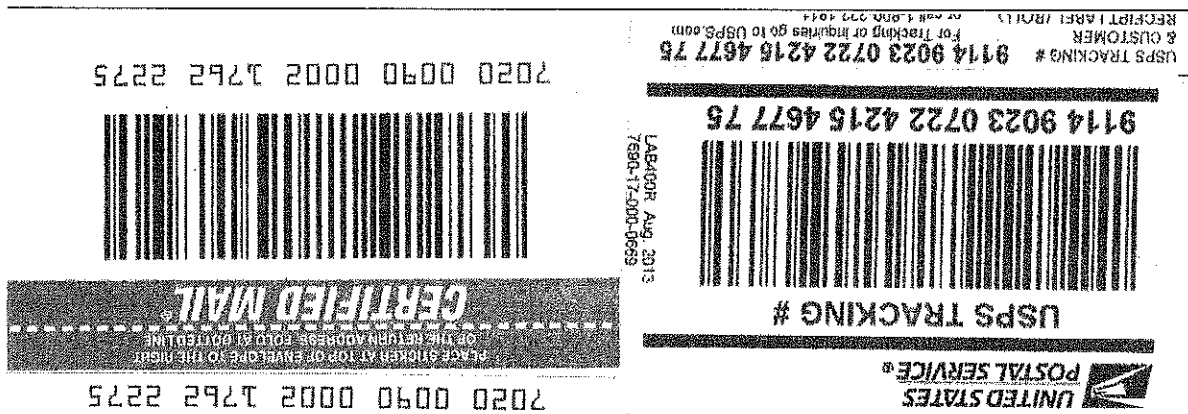
**Notice to Officers of the Court:** Upon penalty for 'Trespass upon the Case': this is a common law suit in a 'Court of Record':

1) the above case number must be the primary case number recorded upon all documents in this case; and all referenced cases hereafter; and pressed upon the record; regardless of any other numbers used by the Clerk of Court; or other; for internal department management; or other purposes;

2) the style in which this Claim is made; may not be altered in any way and; at no time does 'Claimant' consent to be restyled as a 'Plaintiff' or as a 'Pro Se'; or other; or to have this 'Claim' be restyled as a 'Complaint'; DO govern yourself in duty and obligation, as public servants with due diligence and jurisprudence in duly accordance.

All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments  
U.P.U. TREATY & TRIPOLI TREATY No:122- U.S. CONGRESS-5<sup>TH</sup> COMMON LAW  
\*CASE U.S.P.S. #9114-9023-0722-4215-4677-75\* pg. 30

Claimant Case No: 9114-9023-0722-4215-4677-75  
Claimant Case No: 7020-0090-0002-1762-2275  
(Certified by way of USPS: UPU Treaty Applies)  
(Priority Mail Tracking by Way of U.S.P.S: UPU Treaty Applies)  
Similar to a 'Verified Claims' upon Case No's: #724 QSC 2020; 200 QSC 2020;  
LT-053426-17QU; LT-076032-18QU; LT-076033-18QU; LT-076034-18QU;



Wrongdoer(s)



All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments  
U.P.U. TREATY & TRIPOLI TREATY No:122- U.S. CONGRESS-5<sup>TH</sup> COMMON LAW  
\*CASE U.S.P.S. #9114-9023-0722-4215-4677-75\* pg. 31

is; Muharrem; A MAN; 'We' THE PEOPLE; claim; is; and my property; do not exist by the creation of the legislature of the State of New York; or the pleasure of the State of New York; nor am subject to any statute of the State of New York; including but not limited to Official Constitutions signed into Effect, on 1776 in the year of my lord, for the United States, In New York; or other; and;

is; Muharrem; A MAN; 'We' THE PEOPLE; claim; conuance; property; of this; my case; and all other cases referred to herein; and;

COMES NOW; is; Muharrem; A MAN; 'We' THE PEOPLE; in this 'Court of Record'; at common law; aggrieved; wronged; harmed; Claimant; and Order Clerk of Court, Office of Court Clerk, to enter final judgment; for each Claim; signed by the attending Magistrate(s); upon Wrongdoers; each and all of them; Named or Unnamed; for the following Claims; proved and seasoned by Wrongdoer(s)' confession and acquiescence; for Wrongs, harms upon is; a man; and my pro-erty; such Wrongs caused by Wrongdoer(s) upon is; without verified claim or law-ful, legal right or law-ful and legal authority; with proper Compensation to is; as claimed within the True Bill attached (See True Bill-Part A+ Part B+ Part C+ Part D+ Part E) to this my Claims;

CLAIMS: TORT; TRESPASS; AND ORDER FOR FINAL JUDGMENT TO RESTORE PROPERTY; AND COMPENSATION;

January, 22<sup>nd</sup> 2021; 09:30 AM EDT  
Heard on this day, in Balkanli's Court, A Court of Record, [in] Federal Court [at] 500 Pearl Street, New York County, New York Republic, a Public Federal District Courthouse; located at [at], New York City, New York Republic; on before; Witnessed by Magistrate Justice of Peace; \_\_\_\_\_; a Trustee of: THE PEOPLE; A MAN; at Court Room \_\_\_\_\_; A New York County, Federal District Courthouse, in Public Venue, in this court of record; at common law; trial by jury; by right of man; guaranteed; all rights reserved; none waived;

Amount per Wrongdoer(s): (See True Bill-Part A+ Part B+ Part C+ Part D+ Part E)

In Re: a Tort; in Original Jurisdiction of A MAN; 'we' THE PEOPLE;

**i; Muharrem; A MAN; 'We' THE PEOPLE;** do not appear, before my 'Court of Record', as a 'Person', citizen, subject, or within any limitations or disabilities of statutes or codes, rather as man, by right, with all rights reserved; and;

**i; Muharrem; A MAN; 'We' THE PEOPLE;** claim; i did offer you; Wrongdoers; From A and; to Z aforementioned; and; all other Wrongdoers; and; all other Wrongdoers; Noticed by way of Notice to each of you; at each of your Offices; all owners and/or Principals associated of said entities with you in your Official capacity as a Public Servant; the opportunity to settle this matter privately with i; within twenty-one (21) days of my first Notice of Claim(s); and;

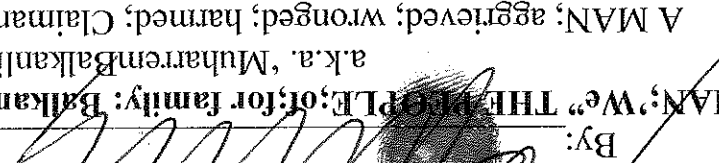
**i; Muharrem; A MAN; 'We' THE PEOPLE;** claim; that you; Wrongdoers; From A and; to Z aforementioned; and; the men and the women, people, persons, together with all Owners and/or Principals of entities; all other Wrongdoers; Noticed by way of Notice to each of you; at each of your Offices; all Owners and/or Principals associated with you in your Official capacity as a Public Servant; did acquiesce to each and all of my Claims; and associated Compensation; by tacit procurement; and;

**i; Muharrem; A MAN; 'We' THE PEOPLE;** you; Wrongdoers; From A and; to Z aforementioned; and; all other Wrongdoers; the men and the women, people, persons, together with all Owners and/or Principals of said entities together with all other owners and/or Principals associated of said entities with you in your Official capacity as a Public Servant; do continue to Trespass upon i; A MAN; [Muharrem] in naked possession of i; aman's pro-per-ty; without law-fulright; without [verified] claim; without law-ful and legal authority thereof; and;

**i; Muharrem; A MAN; 'We' THE PEOPLE;** require; demand; you; Wrongdoers; From A and; to Z aforementioned; and; all other Wrongdoers; the men and the women, people, persons, together with all Owners and/or Principals associated with Owners and/or Principals associated with you in your Official capacity as a Public Servant; restore to i; aman's pro-per-ty; shown in exhibit A; and; exhibit B; and; exhibit C; and; exhibit D; exhibit E; now; immediate; and;

**i; Muharrem; A MAN; 'We' THE PEOPLE;** require; demand; you; Wrongdoers; From A and; to Z aforementioned; and; all other Principals associated with you in your Official capacity as a Public Servant; deliver in person; i; a man's pro-per-ty; at the location from which you caused said pro-per-ty (All whatsoever within) to be removed; commonly known as: 4132 40<sup>th</sup> Street; Sunnyside; New York State; to

All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments  
U.P.U. TREATY & TRIPOLI TREATY No.122, U.S. CONGRESS-5<sup>TH</sup> COMMON LAW  
\*CASE U.S.P.S. #9114-9023-0722-4215-4677-75\* pg. 33

By:   
is; Muharrem; A MAN; 'We' THE PEOPLE; of; for family: Balkanli;  
a.k.a. 'Muharrem Balkanli';  
A MAN; aggrieved; wronged; harmed; Claimant;

WHEREFORE, in consideration of the evidence and Wrongdoer's confession is;  
Muharrem; A MAN; 'We' THE PEOPLE; at common law; aggrieved; wronged;  
harmed; Claimant; Order; this Court to enter FINAL Judgment; for each of my  
Claims; signed by the attending Magistrate; upon Wrongdoers; each and all of  
them; Named or Unnamed; for the aforesaid Claims; proved and seasoned by  
Wrongdoer(s)' acquiescence; for Wrongs upon is; a man; and my pro-per-ty;  
such Wrongs caused by Wrongdoer(s) upon is; without verified claim or right or  
authority; with proper Compensation to is; as claimed within the True Bill  
attached to this my Claims; with all rights reserved to is; Claimant;

is; Muharrem; A MAN; 'We' THE PEOPLE; claim; verify; all herein be true; and  
will verify same in open Court; if i require;  
'True Bill'; attached; and;  
in your Official capacity as a Public Servant; do to is; A MAN; in the amount of the  
other Wrongdoers; together with all the owners and/or Principals associated with you  
you; for the wrong; you; Wrongdoers; From A and; to Z aforementioned; and; all  
is; Muharrem; A MAN; 'We' THE PEOPLE;; require; compensation; from each of  
Wrongdoers; From A and; to Z aforementioned; and; all other Wrongdoers took  
wrongful possession of said pro-per-ty; and;



All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments  
U.P.U. TREATY & TRIPOLI TREATY No:122- U.S. CONGRESS-5<sup>TH</sup> COMMON LAW  
\*CASE U.S.P.S. #9114-9023-0722-4215-4677-75\* pg. 34

Wrongdoers: Owner(s) and or Principal(s) of NETWORK TRUCKING a/k/a/  
York, 11590, U.S.A.  
ARLP TRUST 4, located at 900 Merchants Concourse, Suite 310, Westbury, New  
SOCIETY, FSB, NOT IN ITS INDIVIDUAL CAPACITY BUT TRUSTEE OF  
CHRISTIANA TRUST A DIVISION OF WILMINGTON SAVINGS FUND  
IN ITS INDIVIDUAL CAPACITY BUT TRUSTEE OF ARLP TRUST 4, a/k/a/  
TRUST A DIVISION OF WILMINGTON SAVINGS FUND SOCIETY, FSB, NOT  
Wrongdoers: Owner(s) and or Principal(s) of RAS BORISKIN LLC, & CHRISTINA  
26 104<sup>th</sup> Street, Corona, New York, 11368, U.S.A.  
Attn to: Wrongdoers: Edward F, a man: a people: of family: Guida, Jr., located at 47-

!; Muharrem; A MAN; 'We' THE PEOPLE; of for family: Balkanli  
; a.k.a. 'Muharrem Balkanli';  
A MAN; aggrieved; wronged; harmed; Claimant;

July, 2020; at the addresses given below...  
Owners and/or Principals of said wrongdoer entities; MULTIPLE DAYS of month of  
hand; to Wrongdoers; the men and the women, people, persons, together with all  
LETTER OF ROGATORY; be delivered; by hand; to the Clerk of Court; and by  
FINAL JUDGMENT TO RESTORE PROPERTY; AND COMPENSATION;  
OF POSSESSION, NOTICE OF REMOVAL & TRANSFER, AND ORDER FOR  
JUDICIAL NOTICE OF RULES, VERIFIED CLAIMS: TORT; TRESPASS; WRIT  
SUMMONS; NOTICE TO APPEAR, JUDICIAL COGNIZANCE NOTICES,  
! verify/certify; under penalty of perjury; that a true and correct copy of this file;

VERIFIED / CERTIFIED PROCESS SERVICE

NETWORK MOVING CORPORATION located at 1762 Chaladay Lane, East Meadow, New York, 11554, U.S.A.

Wrongdoers: Owner(s) and or Principal(s) of The State of New York, located at 28 Liberty Street, New York, New York, 10005, U.S.A.

Wrongdoers: "John, S. Lansden, Maria Ressos, Sally E. Unger, Malika N. Scott-McLaughlin-Bland, Eneida Pilar Sanchez, Jose Rodriguez, Sergio Jimenez, Steven Powell, located at 8917 Sutphin Boulevard, Jamaica, New York, 11435, U.S.A.

Wrongdoers: Jeremy, S. Weinstein, Audrey I. Phetter, Francis K. Kenna located at 8811 Sutphin Boulevard, Jamaica, New York, 11435, U.S.A.

The said wrongdoers are in Possession of [See verified evidence; True Bill-Part A, Court filings In Court of record, at Civil Court+ Part B+ Part C+ Part D+ Part E which was forehand previously delivered to All Wrongdoers) previous documentations, which was delivered to them in advance. \*\*\*\*\*

### COMMERCIAL OATH AND VERIFICATION

Bronx county )  
( Commercial Oath and Verification  
New York state )

i; Muharrem; A MAN; "We" THE PEOPLE; of for family: Balkanli; a.k.a. 'Muharrem Balkanli'; A MAN; aggrieved; wronged; harmed; Claimant; under my unlimited liability and Commercial Oath; proceeding in good faith; being of sound mind; verify that the facts contained herein are true, correct, complete and not misleading; to the best of my knowledge; and; belief; under Penalty; of Perjury; and International Commercial Law, 11<sup>th</sup> day of December, 2020

i; Muharrem; A MAN; "We" THE PEOPLE; of for family: Balkanli; Claimant;

By:



[cf/ UCC 3-402 (b)(1)]

All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments  
U.P.U. TREATY & TRIPOLI TREATY No:122- U.S. CONGRESS-5<sup>TH</sup> COMMON LAW  
\*CASE U.S.P.S. #9114-9023-0722-4215-4677-75\* pg. 35



!; Muharrem; A MAN; "We" THE PEOPLE; of for family: Balkanli  
; a.k.a. 'MuharremBalkanli';  
A MAN; aggrieved; wronged; harmed; Claimant;  
[in]Balkanli's Court, [in] Court of Record,

[at]  
Federal Court (Ancillary Court of Equity, in Chancery)

[at]

[500] Pearl Street, New York County, New York Republic, Within America  
Managed by://United States District Court, for The Southern District of New York, A  
Private Commercial Corporation and/or De facto Government Agency  
: i, a man; [Muharrem]; "we": the people: House of: [Balkanli]  
"Tribunal-Magister Prosecutor Harmed-Wronged-Agrieved Party-Claimant"  
["One of the Living People in Flesh&Blood up-on the Land, a living inhabitant  
of Green Land, Not a Legal Corporate, Legal Person or an Legal Entity"]

"WRIT OF REQUEST FOR INTER-NATIONAL JUDICIAL ASSISTANCE;

"TRESPASS-FORGERY-TRESPASS TO THE CASE, BARBARY, FRAUD  
UPON COURT, BURGLARY-ROBBERY-LARCENY-THEFT-MAIL FRAUD,  
HONEST SERVICES MAIL FRAUD, PUBLICCORRUPTION"

AGAINST,

Edward F, a man: a people: of family: Guida, Jr., & RAS BORISKIN  
LLC, & CHRISTINA TRUST A DIVISION OF WILMINGTON SAVINGS FUND  
SOCIETY, FSB, NOT IN ITS INDIVIDUAL CAPACITY BUT TRUSTEE OF  
ARLP TRUST 4., a/k/a/ CHRISTIANA TRUST A DIVISION OF WILMINGTON  
SAVINGS FUND SOCIETY, FSB, NOT IN ITS INDIVIDUAL CAPACITY BUT  
TRUSTEE OF ARLP TRUST 4, & NETWORK TRUCKING a/k/a/ NETWORK  
MOVING CORPORATION & The State of New York, "John, S. Lansden, Maria  
Ressos, Sally E. Unger, Malaika N. Scott-McLaughlin-Bland, Eneida Pilar  
Sanchez, Jose Rodriguez, Sergio Jimenez, Steven Powell, Jeremy, S. Weinstein,  
Audrey I. Pheffer, Francis K. Kenna

All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments  
U.P.U. TREATY & TRIPOLI TREATY No:122- U.S. CONGRESS-5<sup>TH</sup> COMMON LAW  
\*CASE U.S.P.S. #9114-9023-0722-4215-4677-75\* pg. 36

The said Court; Balkanli's Court; a Court of Record, kindly requests the assistance described herein as necessary in the interest of justice and in an order to perpetuate the domestic tranquility; Peace. The assistance requested is that the appropriate Judicial Authority of PUBLIC FEDERAL DISTRICT COURT, and the Office(s) of the Court Clerk and Offices of U.S.M.S, respectively, compel the All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments U.P.U. TREATY & TRIPOLI TREATY No:122- U.S. CONGRESS-5<sup>TH</sup> COMMON LAW \*CASE U.S.P.S. #9114-9023-0722-4215-4677-75\* pg. 37

COMES NOW, The Court, on its own motion; the Balkanli's Court; Court of Record, [in] Federal Court; delivers and presents its compliments to the appropriate Judicial Authority of the United States Court of International Trade, and kindly requests International Assistance to effectuate the Service of Process to be used in a COMMON LAW JUDICIAL Proceedings before this Court in the above captioned matter. A trial/ preliminary hearing date on this matter has been scheduled at present for the 22<sup>nd</sup>, day, January 2020, [in] Balkanli's Court, Court of Record; [in] Federal Court [at] Public Courthouse, Public venue located in New York County, New York Republic.

IN RE: REQUIREMENT FOR INTER-NATIONAL JUDICIAL ASSISTANCE  
FOR: SERVICE OF PROCESS

IN THE MATTER OF BALKANLI V GUIDA, JR, ET AL.,  
Claimant Case No: 9114-9023-0722-4215-4677-75  
Claimant Case No: 7020-0090-0002-1762-2275  
(Certified by way of USPS: UPU Treaty Applies)  
(Priority Mail Tracking by Way of U.S.P.S: UPU Treaty Applies)  
Similar to a 'Verified Claims' upon Case No's: #724 OSC 2020; 200 OSC 2020;  
LT-053426-17QU; LT-076032-18QU; LT-076033-18QU; LT-076034-18QU

Wrongdoer(s)  
LETTER OF ROGATORY FORWARD OF REQUEST FOR INTER-NATIONAL  
JUDICIAL ASSISTANCE IN SERVICE OF PROCESS  
BALKANLI'S COURT;  
COURT OF RECORD  
[IN]  
FEDERAL COURT  
[AT]  
PUBLIC CIVIL FEDERAL DISTRICT COURT OF CHANCERY.

said and named wrongdoers to appear, to give evidence, produce documents, and affect the service of process upon the below individuals; as follows;

Wrongdoers: Edward F. a man: a people: of family: Guida, Jr., located at 47-26 104<sup>th</sup> Street, Corona, New York, 11368, U.S.A.

Wrongdoers: Owner(s) and or Principal(s) of RAS BORISKIN LLC, & CHRISTINA TRUST A DIVISION OF WILMINGTON SAVINGS FUND SOCIETY, FSB, NOT IN ITS INDIVIDUAL CAPACITY BUT TRUSTEE OF ARLP TRUST 4., a/k/a/ IN ITS INDIVIDUAL CAPACITY BUT TRUSTEE OF ARLP TRUST 4., a/k/a/ CHRISTIANA TRUST A DIVISION OF WILMINGTON SAVINGS FUND SOCIETY, FSB, NOT IN ITS INDIVIDUAL CAPACITY BUT TRUSTEE OF ARLP TRUST 4., located at 900 Merchants Concourse, Suite 310, Westbury, New York, 11590, U.S.A.

Wrongdoers: Owner(s) and or Principal(s) of NETWORK TRUCKING a/k/a/ NETWORK MOVING CORPORATION located at 1762 Chaladay Lane, East Meadow, New York, 11554, U.S.A.

Wrongdoers: Owner(s) and or Principal(s) of The State of New York, located at 28 Liberty Street, New York, New York, 10005, U.S.A.

Wrongdoers: "John, S. Lansden, Maria Ressos, Sally E. Unger, Malaika N. Scott-McLaughlin-Bland, Eneida Pilar Sanchez, Jose Rodriguez, Sergio Jimenez, Steven Powell, located at 8917 Sutphin Boulevard, Jamaica, New York, 11435, U.S.A.

Wrongdoers: Jeremy, S. Weinstein, Audrey I. Pheffer, Francis K. Kenna located at 8811 Sutphin Boulevard, Jamaica, New York, 11435, U.S.A.

\*The said wrongdoers have the right to remain silence and not to incriminate themselves on record pursuant to the Constitutional rights afforded under 1776 Constitutions for the United States, the nationals and or Citizens, Subjects thereof; \*The said wrongdoers are in Possession of [See verified evidence; True Bill-Part A , Court filings In Court of record, at Civil Court+ Part B+ Part C+ Part D+ Part E which was forehand previously delivered to All Wrongdoers) previous documentations, which was delivered to them in advance.

All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments  
U.P.U. TREATY & TRIPOLI TREATY No.122- U.S. CONGRESS-5<sup>th</sup> COMMON LAW  
\*CASE U.S.P.S. #9114-9023-0722-4215-4677-75\* pg. 39

Signed on this day of 11<sup>th</sup>, December, 2020

Muharrem Balkanli  
Tribunal Magister  
Attornatus Privatus

BY



SO, ORDERED

in Reciprocity and Reimbursement for cost; Pursuant to Tripoli Treaty executed  
and current, and valid thereof, under No.122 U.S. Congress 5<sup>th</sup>, Still in effect,  
The Said Court, Balkanli's Court Expresses willingness to reimburse the Judicial  
Authorities for the costs incurred in executing the requesting Court's Balkanli's  
Court's Letters of Rogatory for judicial Assistance in service of Process.







COPIES TO BE REMOVED FROM USCIT  
and Queens County

COPY

Balkanli's Court, Court of Record, [in] Federal Court

[at]

UNITED STATES COURT OF INTERNATIONAL TRADE

[1] FEDERAL PLAZA

NEW YORK CITY, NEW YORK, [10278] U.S.A

;; A MAN; [Muharrem]; "we"; THE PEOPLE; of; for; family; [Balkanli]

"Tribunal-Magister Prosecutor Harmed-Wronged-Agrieved Party-Claimant"

["One of the People, inhabitant of Land, Not a Corporate Person or an Entity"]

SUMMONS: NOTICE TO APPEAR

U.S.C.I.T.: MISCELLANEOUS CASE #

Index No.LT-053426-17Q

Index No.LT-076032-18Q

Index No.LT-076033-18Q

Index No.LT-076034-18Q

Verified Claim # 724 OSC 2020;

Verified Claim # 200 OSC 2020;

"TRESPASS-FORGERY-TRESPASS TO THE CASE, BARRATRY, FRAUD

UPON COURT, BURGLARY-ROBBERY-LARCENY-THEFT-MAIL FRAUD,

HONEST SERVICES MAIL FRAUD, PUBLIC CORRUPTION"

AGAINST,

Edward F, a man: a people: of family: Guida, Jr., & RAS BORISKIN LLC, &

CHRISTINA TRUST A DIVISION OF WILMINGTON SAVINGS FUND

SOCIETY, FSB, NOT IN ITS INDIVIDUAL CAPACITY BUT TRUSTEE OF

ARLP TRUST 4, a/k/a/ CHRISTIANA TRUST A DIVISION OF WILMINGTON

SAVINGS FUND SOCIETY, FSB, NOT IN ITS INDIVIDUAL CAPACITY BUT

TRUSTEE OF ARLP TRUST 4, & NETWORK TRUCKING a/k/a/ NETWORK

MOVING CORPORATION& The State of New York, "John, S, Lansden, Maria

Ressos, Sally E, Unger, Malaika N, Scott-McLaughlin-Bland, Eneida Pilar

Sanchez, Jose Rodriguez, Sergio Jimenez, Steven Powell, Jeremy, S, Weinstein,

Andrey I, Pheffer, Francis K, Kenna

Wrongdoer(s)

[U.P.U & TRIPOLI TREATY APPLIES];

All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments  
U.P.U. TREATY & TRIPOLI TREATY No:122-. U.S. CONGRESS-5<sup>TH</sup> COMMON LAW  
\*CASE U.S.P.S. #9114-9023-0722-4215-4677-75\* pg. 1

EVIDENCE-0615 WITH COURTS

Wrongdoers: Edward F, a man; a people; of family: Guida, Jr., located at 47-26 104<sup>th</sup> Street, Corona, New York, 11368, U.S.A.

Wrongdoers: Owner(s) and or Principal(s) of RAS BORISKIN LLC, & CHRISTINA TRUST A DIVISION OF WILMINGTON SAVINGS FUND SOCIETY, FSB, NOT IN ITS INDIVIDUAL CAPACITY BUT TRUSTEE OF ARLP TRUST 4., a/k/a/ IN ITS INDIVIDUAL CAPACITY BUT TRUSTEE OF ARLP TRUST 4., a/k/a/ CHRISTIANA TRUST A DIVISION OF WILMINGTON SAVINGS FUND SOCIETY, FSB, NOT IN ITS INDIVIDUAL CAPACITY BUT TRUSTEE OF ARLP TRUST 4., located at 900 Merchants Concourse, Suite 310, Westbury, New York, 11590, U.S.A.

Wrongdoers: Owner(s) and or Principal(s) of NETWORK MOVING CORPORATION located at 1762 Chaladay Lane, East Meadow, New York, 11554, U.S.A.

Wrongdoers: Owner(s) and or Principal(s) of The State of New York, located at 28 Liberty Street, New York, New York, 10005, U.S.A.

Wrongdoers: "John, S. Lansden, Maria Ressos, Sally E. Unger, Malaika N. Scott-McLaughlin-Bland, Eneidia Pilar Sanchez, Jose Rodriguez, Sergio Jimenez, Steven Powell, located at 8917 Sutphin Boulevard, Jamaica, New York, 11435, U.S.A.

Wrongdoers: Jeremy, S. Weinstein, Audrey I. Phetter, Francis K, Kenna located at 8811 Sutphin Boulevard, Jamaica, New York, 11435, U.S.A.

JUDICIAL NOTICE: A VERIFIED CLAIM OF ACTION AT COMMON LAW, SUITS IN EQUITY HAS BEEN FILED AGAINST YOU, THE PEOPLE; MEN AND WOMEN AND ALL PERSONS AND OWNER(S), PRINCIPAL(S) OF SAID ENTITIES BEING HEREAFTER COLLECTIVELY AND NAMELY SITUATED AS "WRONGDOERS" IN AFOREMENTIONED CASE, IN THE SAID COURT.

TAKE JUDICIAL NOTICE: WITHIN TWENTY-ONE (21) DAYS AFTER SERVICE OF THIS SUMMONS UPON YOU, THE PEOPLE, MEN AND WOMEN, ALL PERSONS AND OWNER(S) AND OR PRINCIPAL(S) OF SAID ENTITIES [NOT COUNTING THE DAY OF RECEIVING THE HEREIN SAID SUMMONS], YOU THE PEOPLE; MEN AND WOMEN; PERSONS AND OWNER(S), PRINCIPAL(S) OF SAID ENTITIES MUST SERVE UPON THE TRIBUNAL WRONGED, HARMED, AGGRAVED PARTY MAGISTER PROSECUTOR CLAIMANT A VERIFIED, SWORN ANSWER TO ATTACHED VERIFIED CLAIM, AND ALSO YOU MUST APPEAR IN PROPIO

All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments U.P.U. TREATY & TRIPOLI TREATY No.122-. U.S. CONGRESS-5<sup>TH</sup> COMMON LAW \*CASE U.S.P.S. #9114-9023-0722-4215-4677-75\* pg. 2

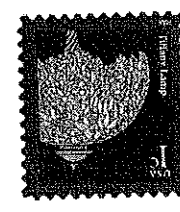
COBA

INDEXED - DEC 12 11:14 AM '20

FILED IN 11220 MAGF DIVORCED BY 012524 and signed by court

All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments  
U.P.U. TREATY & TRIPOLI TREATY No.122- U.S. CONGRESS-5<sup>TH</sup> COMMON LAW  
\*CASE U.S.P.S. #9114-9023-0722-4215-4677-75\* pg. 3

**IN WITNESS OF:**  
Juan Antonio Medina



**SEAL**

**JASON VANCE**  
NOTARY PUBLIC, State of New York  
No. 04VA6161023  
**PUBLIC NOTARY**  
Commission Expires Feb. 8, 2023

Signed before me on this 6<sup>th</sup> day of July, 2020

July, 6<sup>th</sup>, 2020

Care of: [4403] 48<sup>th</sup> Avenue, Suite 168  
Woodside, New York State, [11377]

PERSONAM SUCH DATE AND TIME AT THE SAID COURT; AT ONCE, AND FILE  
YOUR SWORN, VERIFIED, ANSWERING AFFIDAVITS WITH THE SAID COURT.  
**TAKE FURTHER JUDICIAL NOTICE THAT:** IF YOU, MEN AND WOMEN, THE  
PEOPLE, PERSONS AND THE OWNER(S) AND OR PRINCIPAL(S) OF SAID ENTITIES  
FAIL TO RESPOND, AND OR FAILS TO APPEAR, A BENCH WARRANT ORDER WILL  
BE ISSUED FOR YOUR APPEARANCE FOR A FINAL VERDICT OF JUDGEMENT BY  
[TRIBUNAL PANEL OF JURORS OF JUDGES, OF PEERS], TO BE WITNESSED AND  
SIGNED (WET-BLUE-INK) BY THE MAGISTRATES) JUSTICE OF PEACE, THE  
DEPUTY CLERK OF THE COURT, CLERK OF THE COURT, AND OR BY THE  
COMPENSATION FOR THE HARM AND DAMAGES CAUSED, AND FOR THE  
RESTORATION OF THE SAID PROPERTY AS DEMANDED IN THE VERIFIED CLAIM.  
**TAKE FURTHER JUDICIAL NOTICE THAT:** ATTACHED ORDER OF  
SUBPOENAS DECUS TECUM ARE BEING ISSUED HEREIN AND BEING  
ACCOMPANIED WITH THIS SUMMONS, NOTICING YOU TO **APPEAR IN**  
**PERSONAM** [AT] THE SAID COURT, ON SUCH TIME AND DATE ASSIGNED, AS YOU  
ARE HEREBY COMMANDED TO APPEAR, AND TO FILE YOUR VERIFIED, SWORN  
ANSWERING AFFIDAVITS WHICH MUST BE SERVED UPON THE HARMED,  
WRONGED, AGGRIEVED PARTY, TRIBUNAL MAGISTER PROSECUTOR CLAIMANT,  
WHOSE NAME AND ADDRESS ARE: Muharrem Balkanli

**Muharrem Balkanli**  
Attornatus Privatus



Balkanli's Court, Court of Record, [in] Federal Court  
[at]

UNITED STATES COURT OF INTERNATIONAL TRADE

[1] FEDERAL PLAZA

NEW YORK CITY, NEW YORK, [10278] U.S.A

: I, A MAN; [Muhamrem]; "we"; THE PEOPLE; of; for; family; [Balkanli]

"Tribunal-Magister Prosecutor Harmed-Wronged-Agrieved Party-Claimant"

["One of the People, inhabitant of Land, Not a Corporate Person or an Entity"]

'NOTICE AND ORDER FOR SUBPOENA

U.S.C.I.T.: MISCELLANEOUS CASE :

Index No.LT-053426-17QU

Index No.LT-076032-18QU:

Index No.LT-076033-18QU:

Index No.LT-076034-18QU:

Verified Claim # 724 OSC 2020:

Verified Claim # 200 OSC 2020:

"TRESPASS-FORGERY-TRESPASS TO THE CASE, BARRATRY, FRAUD

UPON COURT, BURGLARY-ROBBERY-LARCENY-THEFT-MAIL FRAUD,

HONEST SERVICES MAIL FRAUD, PUBLIC CORRUPTION"

AGAINST,

Edward F, a man: a people: of family: Guida, Jr., & RAS BORISKIN LLC, &

CHRISTINA TRUST A DIVISION OF WILMINGTON SAVINGS FUND

SOCIETY, FSB, NOT IN ITS INDIVIDUAL CAPACITY BUT TRUSTEE OF

ARLP TRUST 4, a/k/a/ CHRISTIANA TRUST A DIVISION OF WILMINGTON

SAVINGS FUND SOCIETY, FSB, NOT IN ITS INDIVIDUAL CAPACITY BUT

TRUSTEE OF ARLP TRUST 4, & NETWORK TRUCKING a/k/a/ NETWORK

MOVING CORPORATION & The State of New York, "John, S. Lansden, Maria

Ressos, Sally E, Unger, Malika N, Scott-McLaughlin-Bland, Eneidia Pilar

Sanchez, Jose Rodriguez, Sergio Jimenez, Steven Powell, Jeremy, S, Weinstein,

Audrey L. Phetter, Francis K, Kenna

Wrongdoer(s)

All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments  
U.P.U. TREATY & TRIPOLI TREATY No:122-. U.S. CONGRESS-5<sup>TH</sup> COMMON LAW  
\*CASE U.S.P.S. #9114-9023-0722-4215-4677-75\* pg. 4



TO: Aforementioned -Wrongdoers;  
The Men and the Women, Persons;  
Owners, Principals of Said Entities;

**COMES NOW, BY THE PEOPLE, FOR THE PEOPLE, I, A MAN;**  
[Muharrem]; **"WE": THE PEOPLE**: of, for, family: [Balkanli], also known as  
Muharrem Balkanli; being duly sworn under oath, affirmation and penalty of the laws  
of perjury hereby deposes and declares and presses upon the Court of record with this  
order;

**THAT**; following wrongdoers, men and women, people, persons and owners of  
said Entities, all individuals and principals all together along with, in the interest of  
action brought at Common law; are proper; as witnesses and as wrongdoers to be  
standing in this Action at Common law who are necessary as real party in interest in  
the suits of equity who then;

**WHEREFORE**; aforementioned wrongdoers must be brought into Court of  
justice and into the Balkanli's Court, A Court of Record proceedings and have  
custody of documents in relation with the action at law.

**AND FOR THE GOOD CAUSE SHOWN HERE**; it is hereby decreed and  
**ORDERED** that subpoenas herein be issued and properly served timely by the  
aggrieved party claimant upon the said wrongdoers and named individuals and  
entities and its agents, principals to bring forward such wrongdoers, people, persons,  
individuals and evidence of facts to justices of; on before the tribunal panel of jurors  
of judges of peers and before the magistrate(s) Justice of the Court of Record, in  
order to minister as my Court; a 'Court of Record'; to provide what is just and Proper.

**YOU ARE HEREBY COMMANDED**; That All Business and excuses being  
laid, and set aside, to **APPEAR IN PROPIO PERSONAM** [in] Balkanli's Court, a  
**Court of Record** before the Grand Tribunal Panel of Jurors of Judges of Peers, and  
before the Impartial Magistrate(s) Justices of the Court of Record [in] **Federal Court**  
[at] the United States Court of International Trade, located [at] 1 Federal Plaza, New  
York County, New York City, U.S.A.; at 9.30Am on 5<sup>th</sup> Day of August, 2020 at the  
Court Room: to testify and give evidence; in original form of documents; in the  
"action and or proceedings at the Common law of land; there pending and bring with  
you and produce at the time and place aforesaid, the following ALL records in

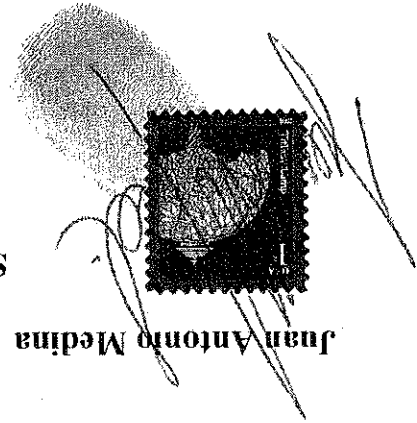
All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments  
U.P.U. TREATY & TRIPOLI TREATY No:122-. U.S. CONGRESS-5<sup>TH</sup> COMMON LAW  
\*CASE U.S.P.S. #9114-9023-0722-4215-4677-75\* pg. 5



All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments  
U.P.U. TREATY & TRIPOLI TREATY No.122-. U.S. CONGRESS-5<sup>TH</sup> COMMON LAW  
\*CASE U.S.P.S. #9114-9023-0722-4215-4677-75\* pg. 6

**PUBLIC NOTARY**

Signed before me on this day of 6<sup>th</sup>, July, 2020  
JASON VANCE  
NOTARY PUBLIC, State of New York  
No. 04VA6161023  
Qualified in Bronx County  
Commission Expires Feb. 8, 2023

Juan Antonio Medina  


IN WITNESS OF:



THE COURT:

**FAILURE TO COMPLY WITH THIS SUBPOENA** shall be deemed; guilty  
of contempt of court and you will be subject to an order of bench warrant to be issued  
by the Court; upon such failure, and or to fine and imprisonment.

original forms, as claims and or complaints & Court Documents in relation to named,  
individual's property; and documents thereof [4132 40<sup>th</sup> Street, Sunnyside, New York,  
11104] in any form which includes, relates to the named aggrieved party claimant  
Muhtarrem: A MAN: WE THE PEOPLE: of family of: Balkanli.

Muhtarrem Balkanli  
Attornatus Privatus



SO, ORDERED.

Balkanli's Court, Court of Record, [in] Federal Court

[at]

UNITED STATES COURT OF INTERNATIONAL TRADE

[1] FEDERAL PLAZA

NEW YORK CITY, NEW YORK, [10278] U.S.A

: i, A MAN; [Muharrem]; "we": THE PEOPLE; of; for; family: [Balkanli]

"Tribunal-Magister Prosecutor Harmed-Wronged-Agrieved Party-Claimant"  
["One of the People, inhabitant of Land, Not a Corporate Person or an Entity"]

\*NATURE OF CASE: CLAIM; CLAIM: TRESPASS; [FORGERY]; (VERIFIED) \*

U.S.C.I.T.: MISCELLANEOUS CASE #

Index No.LT-053426-17QU

Index No.LT-076032-18QU

Index No.LT-076033-18QU

Index No.LT-076034-18QU

Verified Claim # 724 QSC 2020;

Verified Claim # 200 QSC 2020;

"TRESPASS-FORGERY-TRESPASS TO THE CASE, BARBARY, FRAUD

UPON COURT, BURGLARY-ROBBERY-LARCENY-THEFT-MAIL FRAUD,

HONEST SERVICES MAIL FRAUD, PUBLIC CORRUPTION"

AGAINST,

Edward F, a man: a people: of family: Guida, Jr. & RAS BORISKIN LLC, &

CHRISTINA TRUST A DIVISION OF WILMINGTON SAVINGS FUND

SOCIETY, FSB, NOT IN ITS INDIVIDUAL CAPACITY BUT TRUSTEE OF

ARLP TRUST 4, a/k/a/ CHRISTIANA TRUST A DIVISION OF WILMINGTON

SAVINGS FUND SOCIETY, FSB, NOT IN ITS INDIVIDUAL CAPACITY BUT

TRUSTEE OF ARLP TRUST 4, & NETWORK TRUCKING a/k/a/ NETWORK

MOVING CORPORATION& The State of New York, "John, S, Lansden, Maria

Ressos, Sally E, Unger, Malaika N, Scott-McLaughlin-Bland, Eneida Pilar

Sanchez, Jose Rodriguez, Sergio Jimenez, Steven Powell, Jeremy, S, Weinstein,

Audrey I, Pheffer, Francis K, Kenna

Wrongdoer(s)

All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments  
U.P.U. TREATY & TRIPOLI TREATY No:122-, U.S. CONGRESS-5<sup>TH</sup> COMMON LAW

\*CASE U.S.P.S. #9114-9023-0722-4215-4677-75\* pg. 7

COMES NOW: i: A MAN; [Muharrem]; "we, 'THE PEOPLE: of for,  
family: [Balkanli], a/k/a Muharrem Balkanli do hereby require: demand: order:  
a "Court of Record"; A Clerk, "Trial by Independent Tribunal Panel Jury of  
Judges of Peers and Impartial Magistrate(s) of Peace [ to minister and  
administration to hold a "Court of Record" and require of the Clerk of the  
Court to file my case, my Court in competent Jurisdiction & Venue in  
Accordance with Common Law.

Verified Claim: trespass[forgery]

i: a man: claim:

1. the said wrongdoer(s) trespass upon (my) pro-per and (my) pro-per-ty;

2. the causal agent of the trespass, comes by way of its use of forged  
instrument(s);

3. the trespass did and does harm and injury to (my) pro-per and pro-per-ty;

4. the commencement of the wrong, wrongdoing and harm began on the 9<sup>th</sup>, day  
of February, 2017;

5. the wrong, wrongdoing and harm continues to now, this 25<sup>th</sup> day of today,  
June, 2020, and on;

6. i: a man: require restoration of (my) pro-per-ty and demand compensation  
for the initial and continual trespass upon (my) pro-per and (my) pro-per-ty;

7. compensation due: in the amount of due as a true bill attached here as see as  
Exhibit: Part A entire affidavits; claims, filings recorded and pressed upon, on  
record and to be adjudicated by the Tribunal Panel of Jury of the Judges of

Peers.

i: A MAN: [Muharrem]; WE THE PEOPLE sayeth here, and will verify in  
Open Court, that all herein be True.

Muharrem Balkanli

July, 6<sup>th</sup>, 2020

All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments  
U.P.U. TREATY & TRIPOLI TREATY No. 122- U.S. CONGRESS-5<sup>TH</sup> COMMON LAW  
\*CASE U.S.P.S. #9114-9023-0722-4215-4677-75\* pg. 8

Balkanli's Court, Court of Record, [in] Federal Court

[at]

UNITED STATES COURT OF INTERNATIONAL TRADE

[1] FEDERAL PLAZA

NEW YORK CITY, NEW YORK, [10278] U.S.A

: i, A MAN; [Muharrem]; "we"; THE PEOPLE; of; for; family; [Balkanli]

"Tribunal-Magister Prosecutor Harmed-Wronged-Agrieved Party-Claimant"  
["One of the People, inhabitant of Land, Not a Corporate Person or an Entity"]

[\*JUDICIAL COGNIZANCE NOTICE\*]

[ " RIGHT TO PURSUE A CLAIM: JURISDICTION: VENUE: SIGNATURE: ]

U.S.C.I.T.: MISCELLANEOUS CASE #

Index No.LT-053426-17QU

Index No.LT-076032-18QU:

Index No.LT-076033-18QU:

Index No.LT-076034-18QU:

Verified Claim # 724 QSC 2020;

Verified Claim # 200 QSC 2020;

"TRESPASS-FORGERY-TRESPASS TO THE CASE, BARRATRY, FRAUD

UPON COURT, BURGLARY-ROBBERY-LARCENY-THEFT-MAIL FRAUD,

HONEST SERVICES MAIL FRAUD, PUBLIC CORRUPTION"

AGAINST,

Edward F, a man; a people; of family: Guida, Jr., & RAS BORISKIN LLC, &

CHRISTINA TRUST A DIVISION OF WILMINGTON SAVINGS FUND

SOCIETY, FSB, NOT IN ITS INDIVIDUAL CAPACITY BUT TRUSTEE OF

ARLP TRUST 4, a/k/a/ CHRISTIANA TRUST A DIVISION OF WILMINGTON

SAVINGS FUND SOCIETY, FSB, NOT IN ITS INDIVIDUAL CAPACITY BUT

TRUSTEE OF ARLP TRUST 4, & NETWORK TRUCKING a/k/a/ NETWORK

MOVING CORPORATION & The State of New York, "John, S. Lansden, Maria

Ressos, Sally E, Unger, Malaika N, Scott-McLaughlin-Bland, Eneida Pilar

Sanchez, Jose Rodriguez, Sergio Jimenez, Steven Powell, Jeremy, S, Weinstein,

Audrey I, Phetter, Francis K, Kenna

Wrongdoer(s)

All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments  
U.P.U. TREATY & TRIPOLI TREATY No:123-, U.S. CONGRESS-5<sup>TH</sup> COMMON LAW  
\*CASE U.S.P.S. #9114-9023-0722-4215-4677-75\* pg. 9

Established and Ordained; The Balkanli's Court; presents and delivers Judicial Cognizance Notice:

Firstly: in regards to; "right to pursue a claim";: A MAN:[Muharrem]; WE THE PEOPLE now require, demand and orders; all of the public servants and of the "Office of the Court Clerk", for the Balkanli's Court;"A Court of Record"[in] Federal Court [at] United States Court of International Trade, to not to interfere with (my) right to pursue claim: See regarding: Exhibit Endnote: attached herein;

Secondly: Any public servant, and or qualified employee, of Court, to alter my claim (diversity; Right[Private right of Action] and convert it; my claim, IT INTO A : civil rights complaint:440:Other:Federal Question: Title 42 Section 1983 would be a cause of: an interference with my rights, and; confusion to all, who will be reading my claim, in the[near]future; therefore it would be required, demanded ordered herein, to tender to the "Balkanli's Court", very precise the findings of facts and conclusions of law for such egregious actions that Balkanli's Court will take notice as Contempt of Court and it will be VOID.

Thirdly: : A MAN:[Muharrem]; WE THE PEOPLE declare: any interference of: for, or, with the enjoyment of my [my]pro-per-ty[the exercise of right(s)], by any public servants, any qualified employee, of court, will be held liable for damages due to injury and/or harm, resulting from or arising out of ANY tortious act, error, or omission of the individual[trespass upon the case"];

Fourthly: : A MAN: [Muharrem]; WE THE PEOPLE will require: compensation of one-dollar for every second (viz., moment in time) for any trespass;

Fifthly: : A MAN, Muharrem];WE THE PEOPLE declare and require: demand and order: all papers, writs, "doc-u-ments" (including recommendations and proposed orders, orders) being placed into the "case" file to have affixed upon it, paper document, writs; a "wet-ink"(Blue ink) signature of its creator, (NO RUBBER STAMPS) so that it, documents, papers can be pressed upon record.

All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments  
U.P.U. TREATY & TRIPOLI TREATY No:122-. U.S. CONGRESS-5<sup>TH</sup> COMMON LAW  
\*CASE U.S.P.S. #9114-9023-0722-4215-4677-75\* pg. 10



All documents papers, writs submitted without "wet-ink" (Blue ink) signature; the court will take notice as a contempt of Court and it will be VOID;

Sixthly: A MAN: [Muharrem]; WE THE PEOPLE: enter "my case", [suit; accoutrements; &cs... ] into "Federal Court";

Seventhly: "Federal Court" is to convene [at], a public courthouse(venue); Eighthly: the public courthouse, in where "my case" lies, is known as a federal district court;

Ninthly: the federal district Court is [at] a location referred to as; "JAMES L. WATSON COURT OF INTERNATIONAL TRADE" "UNITED STATES COURT OF INTERNATIONAL TRADE"

Tenthly: The Name for the public courthouse varies but, at all times "my case" lies "in Federal Court";

Eleventhly: A MAN: [Muharrem]; WE THE PEOPLE: lay "my case", [suit; accoutrements; &cs... ] into "Federal Court";

Twelfthly: a man: pay money: into a "Federal Court": ["A party paying money into Court, admits the jurisdiction of such Court, and cannot plead in abatement to it." J. Chitty pg. 444 (1851)]

Thirteenthly: "Federal Court" is a "Court of Record" | 25 C.J. Vol., Federal Court § 344, pg. 974 | see exhibit 29. COURT OF RECORD. To be a court of record a court must have four characteristics, and may have a fifth. They are:

A. A judicial tribunal having attributes and exercising functions independently of the person of the magistrate designated generally to hold it [Jones v. Jones, 188 Mo.App. 220, 175 S.W. 227, 229; Ex parte Gladhill, 8 Metc. Mass., 171, per Shaw, C.J. See, also, Ledwith v. Rosalsky, 244 N.Y. 406, 155 N.E. 688, 689] [Black's Law Dictionary, 4th Ed., 425, 426]

B. Proceeding according to the course of common law [Jones v. Jones, 188 Mo.App. 220, 175 S.W. 227, 229; Ex parte Gladhill, 8 Metc. Mass., 171, per Shaw, C.J. See, also,

All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments U.P.U. TREATY & TRIPOLI TREATY No:122-. U.S. CONGRESS-S<sup>TH</sup> COMMON LAW \*CASE U.S.P.S. #9114-9023-0722-4215-4677-75\* pg. 11

Ledwith v. Rosalsky, 244 N.Y. 406, 155 N.E. 688, 689] [Black's Law Dictionary, 4th Ed., 425, 426]

C. Its acts and judicial proceedings are enrolled, or recorded, for a perpetual memory and testimony. [3 Bl. Comm. 24; 3 Steph. Comm. 383; The Thomas Fletcher, C.C.Ga., 24 F. 481; Ex parte Thistleton, 52 Cal 225; Erwin v. U.S., D.C.Ga., 37 F. 488, 2 L.R.A. 229; Heininger v. Davis, 96 Ohio St. 205, 117 N.E. 229, 231]

D. Has power to fine or imprison for contempt. [3 Bl. Comm. 24; 3 Steph. Comm. 383; The Thomas Fletcher, C.C.Ga., 24 F. 481; Ex parte Thistleton, 52 Cal 225; Erwin v. U.S., D.C.Ga., 37 F. 488, 2 L.R.A. 229; Heininger v. Davis, 96 Ohio St. 205, 117 N.E. 229, 231.] [Black's Law Dictionary, 4th Ed., 425, 426]

E. Generally, possesses a seal. [3 Bl. Comm. 24; 3 Steph. Comm. 383; The Thomas Fletcher, C.C.Ga., 24 F. 481; Ex parte Thistleton, 52 Cal 225; Erwin v. U.S., D.C.Ga., 37 F. 488, 2 L.R.A. 229; Heininger v. Davis, 96 Ohio St. 205, 117 N.E. 229, 231.] [Black's Law Dictionary, 4th Ed., 425, 426]

Fourteenthly: "Federal Court" is a "Court of Record" and only operates under common law:

A. 'court of record': acts in accordance with common law; [Blacks Law Dictionary, 4th Ed. pg. 1014]

B. 'court of record': Proceeding according to the course of common

law [Jones v. Jones, 188 Mo.App. 220, 175 S.W. 227, 229; Ex parte Gladhill, 8 Metc. Mass., 171, per Shaw, C.J. See, also, Ledwith v. Rosalsky, 244 N.Y. 406, 155 N.E. 688, 689] [Black's Law Dictionary, 4th Ed., 425, 426]

Fifteenthly: A. A judicial tribunal (panel of jurors of judges, peers, and or the tribunal magistrate who lays his case in Court of record) having attributes and exercising functions independently of the person of the magistrate designated generally to hold it, to administer the proceedings [Jones v. Jones, 188 Mo.App. 220, 175 S.W. 227, 229; Ex parte Gladhill, 8 Metc. Rosalsky, 244 N.Y. 406, 155 N.E. 688, 689] [Black's Law Dictionary, 4th Ed., 425, 426]

Sixteenthly: in a 'court of record', the magistrate is independent and impartial to Court; of the tribunal [the panel of jurors of judges of peers, and or tribunal master magistrate aggrieved claimant prosecutor] cannot make decisions but only

All Rights Reserved-None Negotiable-Private Secured Commercial Instruments  
U.P.U. TREATY & TRIPOLI TREATY No.122- U.S. CONGRESS-5<sup>TH</sup> COMMON LAW  
\*CASE U.S.P.S. #9114-9023-0722-4215-4677-75\* pg. 12

refers to tribunal for final verdict 'finalis veredictum' on disputed matters during the course of the proceedings of the said court.[ Black's Law Dictionary, 4th Ed. pg. 1014]

Seventeenthly: Suits in Common law, the right of trial by jury [ Tribunal Panel of Juror of Judges of peers] shall be preserved. [ Article 7 a/k/a Seventh Amendment Bill of Rights] 1776 Constitutional Rights for the United States.

Eighteenthly: The jury [Tribunal Panel of Jurors of Judges of Peers] can take upon themselves and determine at their own hazard, the questions of each fact and every part of law; [cf. Littleton § 386; BL. Comm. § 378];

Nineteenthly: The Balkanli's Court requires a Magistrate, [ cf. 28 U.S.C. Section 636(b)(1) ]; It has come to attention of said Court, that the services of, Timothy C, Stancu., [ all judges are as well magistrate justices of peace ]are available to serve said Court; if Timothy C, Stancu., believes he is qualified to minister the affairs of a "Court of Record", his (honorable) services will please said Court;

Twentiethly: In the very event of unavailability; then the Office of Court Clerk may assign Tribunal Panel of one (1) and/or three (3) and/or nine (9) Magistrates of Justices of Peace; and make available dates on Court calendar for voire dire-jury pool selection of tribunal panel of jurors of judges of peers hence the matters now; at issue memorandum.

:i: A MAN:[Muharrem]; WE THE PEOPLE sayeth here, and will verify in Open Court, that all herein be True.

Muharrem Balkanli  
July, 6<sup>th</sup>, 2020

In witness of:  
Juan Antonio Medina  
July, 6<sup>th</sup>, 2020

JASON VANCE  
NOTARY PUBLIC, State of New York  
No. 04VA6161023  
Qualified in Bronx County  
Commission Expires Feb. 8, 20  
**PUBLIC NOTARY**  
23

All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments  
U.P.U. TREATY & TRIPOLI TREATY No:122-. U.S. CONGRESS-5<sup>TH</sup> COMMON LAW  
\*CASE U.S.P.S. #9114-9023-0722-4215-4677-75\* pg. 13

[Private Right of Action]

... If you are unable to find an attorney to represent you, you have the right to pursue your claim(s) in the court by appearing without representation.

RIGHT: I do not require a 'CIVIL RIGHT' when I already possess inherent rights in this matter now before the Court.

374 [35 C.J.] FEDERAL COURTS

**Exhibit 29: The federal district courts are courts of record**

[§ 343] 2. Judges. The statute provides for the number and qualifications of judges and requires that every district judge shall reside in the district or one of the counties in which he is appointed. During a vacancy in the office of district judge for a district court, the chief judge of the district court may appoint a judge to fill the vacancy, and all judges appointed in this manner shall hold office until the next session of the court, and shall exercise the powers and duties of the district judge during the absence of the judge whom they succeed.

[§ 344] 3. Character of Courts. The federal district courts are courts of record. The federal judges are judges of a particular district, or division of a district, and exercise the powers and duties of the district judge in the office of the district judge. The federal judges are judges of a particular district, or division of a district, and exercise the powers and duties of the district judge in the office of the district judge. The federal judges are judges of a particular district, or division of a district, and exercise the powers and duties of the district judge in the office of the district judge.

[§ 345] 4. Jurisdiction. The federal district courts have jurisdiction of all civil and criminal cases arising in the district, and of all cases arising in the district which are removable to the federal district court. The federal district courts have jurisdiction of all civil and criminal cases arising in the district, and of all cases arising in the district which are removable to the federal district court. The federal district courts have jurisdiction of all civil and criminal cases arising in the district, and of all cases arising in the district which are removable to the federal district court.

[§ 346] 5. Rules of Procedure. The federal district courts have power to make rules and orders governing the practice and procedure in the district court, and to enforce such rules and orders. The federal district courts have power to make rules and orders governing the practice and procedure in the district court, and to enforce such rules and orders. The federal district courts have power to make rules and orders governing the practice and procedure in the district court, and to enforce such rules and orders.

[§ 347] 6. Disposition. The federal district courts have power to dispose of all cases arising in the district, and to make such orders as may be necessary for the proper disposition of the cases. The federal district courts have power to dispose of all cases arising in the district, and to make such orders as may be necessary for the proper disposition of the cases. The federal district courts have power to dispose of all cases arising in the district, and to make such orders as may be necessary for the proper disposition of the cases.



**Introduction**

The judicial system in the United States is unique insofar as it is actually made up of two different court systems. The federal court system and the state court systems. While each court system is responsible for handling certain types of cases, neither is completely independent of the other, and the systems often interact, furthering a single legal dispute and vindicating legal rights we all seek of both court systems. This lesson is designed to establish the differences, similarities, and inter-relationship between the federal and state court systems to make the public aware of how each system goes about achieving these goals.

**Objectives:**

After completing this lesson, one should be able to:

- Understand that the American judicial system is actually made up of two separate court systems: the federal court system and the state court systems.
- Know the structure of the federal court system and a typical state court system and be able to discuss the similarities and differences between the two.

**Jurisdiction of the Federal Courts**

The jurisdiction of the federal courts is spelled out in Article III, Section 2, of the United States Constitution. Federal courts are courts of limited jurisdiction because they can hear only two types of cases:

1. **Disputes of Citizenship:** Federal courts can hear disputes over a case of a civil nature in which parties are residents of different states and the amount in dispute exceeds the amount set by federal law (currently \$75,000). The federal courts are often required to apply state law when dealing with these cases since the issues concern matters of state law. The fact that the parties are from different states and that the amount in question is high enough is what managers go to get such cases into federal court.

**Jurisdiction of the State Courts**

The jurisdiction of the state courts extends to basically any type of case that does not fall within the exclusive jurisdiction of the federal courts. The means that they not only have the authority to apply or interpret the law, but they often have the authority to create law if it does not yet exist by act of the legislature to create an equitable remedy to a specific legal problem. Examples of cases within the jurisdiction of the state courts usually include the following:

1. **Cases involving the state constitution:** Cases involving the interpretation of a state constitution.
2. **State criminal offenses:** Crimes defined and/or punished by the state constitution or applicable state statute.

Most crimes are state offenses such as murder, rape, kidnapping and embezzlement, and destruction of property.

3. **State and personal injury law:** Cases involving torts or other offenses that may be committed in a state. A tort is a civil wrong that causes injury or damage to another person or property. It is usually a breach of a duty that results in harm to another person or property. The state is usually responsible for the harm caused by a tort. The state is usually responsible for the harm caused by a tort.

EXHIBIT - 29-A

Balkanli's Court, Court of Record, [in] Federal Court

[at]

UNITED STATES COURT OF INTERNATIONAL TRADE

[1] FEDERAL PLAZA

NEW YORK CITY, NEW YORK, [10278] U.S.A

: i, A MAN; [Muharrem]: "we": THE PEOPLE: of: for: family: [Balkanli]

"Tribunal-Magister Prosecutor Harmed-Wronged-Agrieved Party-Claimant"

["One of the People, inhabitant of Land, Not a Corporate Person or an Entity"]

**'JUDICIAL COGNIZANCE NOTICE OF RULES OF BALKANLI'S COURT'**

U.S.C.T.T.: MISCELLANEOUS CASE:

Index No.LT-053426-17QU

Index No.LT-076032-18QU:

Index No.LT-076033-18QU:

Index No.LT-076034-18QU:

Verified Claim # 724 OSC 2020:

Verified Claim # 200 OSC 2020:

**"TRESPASS-FORGERY-TRESPASS TO THE CASE, BARRATRY, FRAUD**

**UPON COURT, BURGLARY-ROBBERY-LARCENY-THEFT-MAIL FRAUD,**

**HONEST SERVICES MAIL FRAUD, PUBLIC CORRUPTION"**

AGAINST,

Edward F, a man: a people: of family: Guida, Jr., & RAS BORISKIN LLC, &

CHRISTINA TRUST A DIVISION OF WILMINGTON SAVINGS FUND

SOCIETY, FSB, NOT IN ITS INDIVIDUAL CAPACITY BUT TRUSTEE OF

ARLP TRUST 4, a/k/a/ CHRISTIANA TRUST A DIVISION OF WILMINGTON

SAVINGS FUND SOCIETY, FSB, NOT IN ITS INDIVIDUAL CAPACITY BUT

TRUSTEE OF ARLP TRUST 4, & NETWORK TRUCKING a/k/a/ NETWORK

MOVING CORPORATION& The State of New York, "John, S, Lansden, Maria

Ressos, Sally E, Unger, Malika N, Scott-McLaughlin-Bland, Eneidia Pilar

Sanchez, Jose Rodriguez, Sergio Jimenez, Steven Powell, Jeremy, S, Weinstein,

Andrey I, Phetter, Francis K, Kenna

Wrongdoer(s)

All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments  
U.P.U. TREATY & TRIPOLI TREATY No:122-. U.S. CONGRESS-5<sup>TH</sup> COMMON LAW  
\*CASE U.S.P.S. #9114-9023-0722-4215-4677-75\* pg. 17

**Established and Ordained; The Balkanli's Court; presents and delivers Judicial Cognizance Notice of Rules:**

1. All-rights Reserved and exclusively belongs to claimant-prosecutor master. None waived, and none negotiable.
2. No Foreign Agents/ Foreign attorney at law, nor a third-party [NOT ALLOWED IN A 'COURT OF RECORD'] can appear on behalf of accused wrongdoers and Nor such foreign agents/ foreign attorney, third party hearsay may file appearance on behalf, present hearsay evidence or hearsay testimony except to receive personal service of summons, and service of process and no other.

3. Attorneys are third party to subject matters, anything submitted by attorney without a witness first-hand knowledge, a corpus delicti sworn testimony or verified affidavit, and belonging to third party may not be admitted into evidence and wherefore not allowed in Balkanli's Court.  
(cf: Trinsey v Pagliaro, D.C.Pa. 1964, 229 F.Supp. 647. "Statements of counsel in brief or in argument are not facts before the court and are therefore insufficient for a motion to dismiss or for summary judgment. 'No attorney submission can be admitted into evidence, period.')

4. No motion to Dismiss, and or summary judgement may be submitted to Balkanli's Court, and or the magistrate assigned to hold and administer the proceedings of Court of Record; and if any; such presentments must be made in proprio personam, via voce; before the Tribunal panel of Jurors of Judges of Peers, at the time of Trial by Jurors, trier of the facts, only after at issue memorandum part, filed with Balkanli's Court, at any stage of the Court when all parties are present, at Balkanli's Court.

5. Disclosure and Discovery, orders specifying disclosure are made by prosecutor master. Unreasonable refusal, and delay to admit evidence including delay to

All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments  
U.P.U. TREATY & TRIPOLI TREATY No:122-. U.S. CONGRESS-5<sup>TH</sup> COMMON LAW  
\*CASE U.S.P.S. #9114-9023-0722-4215-4677-75\* pg. 18

admissions will be penalized by assessment of cost of proof and or by way of void judgment.

6. All proceedings before to Balkanlis Court shall be made simple, and informal and in summary.

7. All appearance shall be made under oath and affirmation and must be sworn before the Court, by a clerk of the Court and or before magistrate who is impartial, to a Writ.

8. All evidence and admissions and all men and women, the people, persons; owners of said entities and all real interest parties must be sworn on record before the magistrate and Court Clerk under oath and affirmation and All Court personal shall make available to provide for inspection of their oath of office **(if required)** and such shall be made available for transcript of record, upon demand **(if required)** for appeal board to review, if in case; Appeal becomes necessary venue.

9. Only one preliminary hearing is allowed before presenting verified claim and or verified answering affidavits to tribunal trial by jurors of judges of peers for discovery and disclosure purposes.

10. The Balkanlis Court will be accepting claims between 9.30 am until 10.30 am on August 6<sup>th</sup>, 2020. All Claims must be verified and made under sworn affidavit/ testimony before a public official and must be filed in advance in form of a writ, as expiration of Claims up made to; by Court by August, 6<sup>th</sup>, 2020 at 10.30 am. If none comes forth and or submits no claim, the Clerk of The Court shall sign the order of Writ of Possession.

11. Any discrepancy and disputes arises; such matter of discrepancy in controversy, and in question shall only be directed to, and be decided by the tribunal panel of

All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments  
U.P.U. TREATY & TRIPOLI TREATY No:122- U.S. CONGRESS-5<sup>TH</sup> COMMON LAW  
\*CASE U.S.P.S. #9114-9023-0722-4215-4677-75\* pg. 19

trial by jurors of judges of peers, before magistrate to wit, and guidance shall be afforded for: of instructions to tribunal panel of jurors of judges of peers; by jurisprudence .

12. Tribunal Panel of trial by jury of Judges of Peers shall be made available upon requirement, shall be duly in accordance with consistence of twenty-five (25) people, shall not be less than twelve (12) people; if such quantity may so not so be available.

13. Law [at] decree by the Aggrieved Party Claimant Magister Tribunal Sovereign Prerogative, as with; Constitutions for United States signed and executed of 1776, New York and Magna Carta, the Great Magna Chartarum, Moreover, the general misconception is that any statutes, codes rules passed by legislators bearing appearance of constitutes **Law of the Land**. The United States Constitution is the Supreme Law of the Land, and any Statute, Code(special interest) & Law, **Rule; in ORDER to be valid**, which must be in agreement and along in harmony with. It is impossible for a law, code and or rule which breaches (violates) the constitution to be valid. This succinctly stated as follows; "All Laws which are **\*REPUGNANT\* to the Constitution are NULL and VOID.**" Marbury vs. Madison, 5U.S. (2 Cranch) 137, 174, 176, (1803). "Re-butted 3684 times but has never been overturned .

14. Rules of the Said Court, Balkanli's Court, Court of Record may so be amended, and or added by the prosecutor Tribunal Master Aggrieved party claimant sovereign prerogative, with or without notices forthadn written or unwritten as i:A MAN;[Muharrem], "we" THE PEOPLE; do ordain and establish, as it states in the **PREAMBLE, as we the people**, by the people, for the people, as "we" the **people [people reserves all rights heretofore, and hereafter; waive none whatsoever] do not yield their sovereignty** to the agencies which serves the people, in aid of the people's public affairs and business.

15. All Hearings before Balkanli's Court shall only be governed by Rules and so be All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments U.P.U. TREATY & TRIPOLI TREATY No:122-. U.S. CONGRESS-5<sup>TH</sup> COMMON LAW \*CASE U.S.P.S. #9114-9023-0722-4215-4677-75\* pg. 20



adapted and prescribed by the prosecutor master and No amendment shall be made without the consent of the prosecutor master.

SO, ORDERED.

THE COURT:

SEAL



IN WITNESS OF:

Juan Antonio Medina



Signed before me on this day of 6<sup>th</sup>, July, 2020  
JASON VANCE  
NOTARY PUBLIC, State of New York  
No. 04VA6161023  
Qualified in Bronx County  
Commission Expires Feb. 8, 2023  
PUBLIC NOTARY

All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments  
U.P.U. TREATY & TRIPOLI TREATY No. 122- U.S. CONGRESS-5<sup>TH</sup> COMMON LAW  
\*CASE U.S.P.S. #9114-9023-0722-4215-4677-75\* pg. 21

BALKANLIS COURT; [m] [COURT OF RECORD]

[at]

CIVIL COURT OF CITY OF NEW YORK

89-17 SUTPHIN BOULEVARD

JAMAICA, NEW YORK, [11435], U.S.A.

: i, a man; [Muharrem]; "we"; THE PEOPLE: of family of: For: [Balkanli]

"Tribunal-Magister -Prosecutor-Harmed-Wronged-Agrieved Party-Claimant"

["One of the People, Inhabitant of Land, Not a Corporate Person or an Entity"]

\*NOTICE\*TRANSFER-REMOVAL\*ORDER\*

U.S.C.I.T MISCELLANEOUS CASE#

Index No.LT-053426-17QU

Index No.LT-076032-18QU

Index No.LT-076033-18QU

Index No.LT-076034-18QU

Verified Claim # 724 OSC 2020;

Verified Claim # 200 OSC 2020;

"TRESPASS-FORGERY-TRESPASS TO THE CASE, BARBARTRY, FRAUD

UPON COURT, BURGLARY-ROBBERY-LARCENY-THEFT-MAIL FRAUD,

HONEST SERVICES MAIL FRAUD, PUBLIC CORRUPTION"

AGAINST,

Edward F, a man: a people: of family: Guida, Jr., & RAS BORISKIN LLC, &

CHRISTINA TRUST A DIVISION OF WILMINGTON SAVINGS FUND

SOCIETY, FSB, NOT IN ITS INDIVIDUAL CAPACITY BUT TRUSTEE OF

ARLP TRUST 4, a/k/a/ CHRISTIANA TRUST A DIVISION OF WILMINGTON

SAVINGS FUND SOCIETY, FSB, NOT IN ITS INDIVIDUAL CAPACITY BUT

TRUSTEE OF ARLP TRUST 4, & NETWORK TRUCKING a/k/a/ NETWORK

MOVING CORPORATION & The State of New York, "John, S. Lansden, Maria

Ressos, Sally E, Unger, Malaika N, Scott-McLaughlin-Bland, Eneida Pilar

Sanchez, Jose Rodriguez, Sergio Jimenez, Steven Powell, Jeremy, S, Weinstein,

Audrey L, Pheffer, Francis K, Kenna

Wrongdoer(s)

All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments

U.P.U. TREATY & TRIPOLI TREATY No.122-, U.S. CONGRESS-5<sup>TH</sup> COMMON LAW

\*CASE U.S.P.S. #9114-9023-0722-4215-4677-75\* pg. 22

"NOTICE"  
TRANSFER-REMOVAL  
"ORDER"

REMOVAL

FROM "COURT OF RECORD;"

[at]

"CIVIL COURT"

TRANSFER TO: BALKANIS COURT; "A COURT OF RECORD;"

[in]

FEDERAL COURT,

[at]

"UNITED STATES COURT OF INTERNATIONAL TRADE"

[AN ARTICLE III COURT "QUAISI \*JUDICIAL\* & "LEGAL" SYSTEM-

TRIBUNALS COURT"]-"ACTION AT LAW AND SUITS IN EQUITY"

MULTI-JURISDICTIONAL "A FEDERAL DISTRICT COURT"]

COMES NOW, The Court, also known as "Balkanlis Court," "a Court of

Record," Constitutional Court of Common Law Court of Pleas, [at] the "Civil

Court of City of New York," [JUDICIAL SYSTEM COURT, Not legal system

court] located [at] [8917] Sutphin Boulevard, Jamaica, A town in Queens County, at

New York State, a Public Court; in Public Venue namely of; 11<sup>th</sup> Judicial District of

New York State, being situated, as Public Court, in the Public Venue, after failing

persistently knowingly and willingly in MALFEASANCE, NONFEASANCE AND

MISFEASANCE to provide "a pro-per" Common Law Court Decorum, of a "Court

of Record,"

All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments  
U.P.L. TREATY & TRIPOLI TREATY No:122-, U.S. CONGRESS-5<sup>TH</sup> COMMON LAW  
\*CASE U.S.P.S. #9114-9023-0722-4215-4677-75\* pg. 23

All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments  
U.P.U. TREATY & TRIPOLI TREATY No:122-. U.S. CONGRESS-5<sup>TH</sup> COMMON LAW  
\*CASE U.S.P.S. #9114-9023-0722-4215-4677-75\* pg. 24

**PROCEEDS** Not for a Default or Void, Nihil Debit Judgement, but a Final Vere-  
Dictum " Verdict of Judgment by tribunal Panel of Jurors of Judges of peers ;

determination of Final Judgement [as required and demanded by the "DUE  
impartial tribunal panel of Jurors of Peers,(Judges) whose verdict for a final  
Court Clerk; Clerk of Court; and further such matters to be decided ONLY by  
Impartial Magistrates of Justice of Peace; whom are to be assigned by the Office of  
heard before the Impartial Magistrate Justice of Peace and or by the Tribunal Panel of  
on Thursday, of 6<sup>th</sup> day of August, 2020 as soon as real interest parties can be so  
in Open Court Decorum, Court of Record be administered, and held on 9:30 am,  
women, the people and corporate persons and entities; all thereof; as soon to be heard  
the cause of action, trespass at law, suits in equity, against the wrongdoers : men and  
moving [Balkanli's Court: A Court of Record] of verified nature of case: Claim,  
Aggrieved Party-Claimant" Muharrem, a man, one of the people of [Balkanli],  
**WHEREFORE: "Tribunal-Magister Prosecutor Harmed-Wronged-**

New York, New York.  
COURT [at] United States Court of International Trade, located at One Federal Plaza,  
Record, Constitutional Federal Common Law Court of Pleas, [at] FEDERAL  
of office of the Court Clerk; Clerk of the Court; for the "Balkanli's Court;" Court of  
indexes of actions ; along with individual case summary reports directly to attention  
records, the original filings of entire proceedings, providing summary reports of said  
Court; and on its own motion to **TRANSFER and REMOVE** the entire cases and its  
**ORDERS; to the Clerk of the said Civil Court and Deputy Clerk of the said Civil**  
**WHEREAS: BALKANLI COURT; COURT OF RECORD;NOTICES,**

All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments  
U.P.U. TREATY & TRIPOLI TREATY No:122- U.S. CONGRESS-5<sup>TH</sup> COMMON LAW  
\*CASE U.S.P.S. #9114-9023-0722-4215-4677-75\* pg. 25

**PUBLIC NOTARY**

Signed before me on this day of 6<sup>th</sup> July, 2020  
JASON VANCE  
NOTARY PUBLIC, State of New York  
No. 04VA6161023  
Qualified in Bronx County  
Commission Expires Feb. 8, 2023

Muharrir Ibrahim  
Attornatus Erradus

IN WITNESS OF:  
Juan Antonio Medina

SEAL

SO, ORDERED.

THE COURT

who shall be independent to the Magistrate(s); whom be assigned to hold  
administer the Court, "Court of Record;" for compensation for harm and  
damages in-for the cause of said claim of trespass and in restoration of property;  
so be held [at] Federal Court; as a Court of Record; [at] United States Court of  
International Trade, located at One [1] Federal Plaza, New York New York.



Balkanli's Court, Court of Record, [in] Federal Court

[at]

UNITED STATES COURT OF INTERNATIONAL TRADE

[1] FEDERAL PLAZA

NEW YORK CITY, NEW YORK, [10278] U.S.A

: i, A MAN; [Muhamrem]: "we": THE PEOPLE: of: for: family: [Balkanli]

"Tribunal-Magister Prosecutor Harmed-Wronged-Agrieved Party-Claimant"

["One of the People, Inhabitant of Land, Not a Corporate Person or an Entity"]

**'WRIT OF POSSESSION'**

U.S.C.I.T.: MISCELLANEOUS CASE:

Index No.LT-053426-17QU

Index No.LT-076032-18QU:

Index No.LT-076033-18QU:

Index No.LT-076034-18QU:

Verified Claim # 724 OSC 2020:

Verified Claim # 200 OSC 2020:

**"TRESPASS-FORGERY-TRESPASS TO THE CASE, BARATRY, FRAUD**

**UPON COURT, BURGLARY-ROBBERY-LARCENY-THEFT-MAIL FRAUD,**

**HONEST SERVICES MAIL FRAUD, PUBLIC CORRUPTION"**

AGAINST,

Edward F, a man: a people: of family: Guida, Jr., & RAS BORISKIN LLC, &

**CHRISTINA TRUST A DIVISION OF WILMINGTON SAVINGS FUND**

**SOCIETY, FSB, NOT IN ITS INDIVIDUAL CAPACITY BUT TRUSTEE OF**

**ARLP TRUST 4, a/k/a/ CHRISTIANA TRUST A DIVISION OF WILMINGTON**

**SAVINGS FUND SOCIETY, FSB, NOT IN ITS INDIVIDUAL CAPACITY BUT**

**TRUSTEE OF ARLP TRUST 4, & NETWORK TRUCKING a/k/a/ NETWORK**

**MOVING CORPORATION& The State of New York, "John, S, Lansden, Maria**

**Kessos, Sally E, Unger, Malaika N, Scott-McLaughlin-Bland, Eneida Pilar**

**Sanchez, Jose Rodriguez, Sergio Jimenez, Steven Powell, Jeremy, S, Weinstein,**

**Audrey I, Phetter, Francis K, Kenna**

Wrongdoer(s)

All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments  
U.P.U. TREATY & TRIPOLI TREATY No:122-. U.S. CONGRESS-5<sup>TH</sup> COMMON LAW  
\*CASE U.S.P.S. #9114-9023-0722-4215-4677-75\* pg. 26

:TO THE UNITED STATES MARSHAL OFFICE,  
SOUTHERN DISTRICT, NEW YORK STATE

:TO THE SHERIFF OF QUEENS COUNTY,  
STATE OF NEW YORK;

**WHEREAS** on the 6<sup>th</sup> day of August, 2020, by a certain judgment of the

**Balkanli's Court, Court of Record, at New York County, [in] Federal Court [at]**  
**United States Court of International Trade, [at] 1 Federal Plaza, New York City, New**  
**York State, in a cause therein pending, wherein, Muharrem Balkanli, one of the**  
**people of New York, is Tribunal-Magister Prosecutor Aggrieved Party-Claimant and**  
**CHRISTINA TRUST, also known as CHRISTIANA TRUST, is one of the**

wrongdoers) it was ordered and adjudged that the aggrieved party claimant recover  
the possession of the lands and premises, property with appurtenances described in  
his claims and any amendments to the verified claim, if any, from the following

wrongdoers **CHRISTINA TRUST, also known as CHRISTIANA TRUST** and any  
other real interest parties or occupants holding under them, which property, the vacant  
padlocked premises is particularly described as follows; in Queens County, New York  
State: the said private property of three family being known as addressed as **41-32**

**40<sup>th</sup> Street, Sunnyside, New York, 11104, all floors, apartments of first**  
**floor(basement), Second floor, and third floor, and it being represented to the Court**  
**that the City Marshall's deed was drawn wrongfully to CHRISTINA TRUST, also**  
**known as CHRISTIANA TRUST, the possession of which said lands and property**  
**premises the said wrongdoers have hitherto un-lawfully, il-legally and in-morally**  
**deprived Muharrem Balkanli of said property was the case, as is it appears to us**  
of record.

**WHEREFORE: YOU ARE COMMANDED** to remove all locks and persons  
if there are any; from the following described "vacant property" in Queens County,  
New York: the said private property of premises of three family house; being known,  
and situated as; as addressed as **41-32 40<sup>th</sup> Street, Sunnyside, New York, 11104, all**  
floors, apartments of first floor, Second floor, and third floor and to put Muharrem  
Balkanli in possession of it.

All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments  
U.P.U. TREATY & TRIPOLI TREATY No:122-. U.S. CONGRESS-5<sup>TH</sup> COMMON LAW  
\*CASE U.S.P.S. #9114-9023-0722-4215-4677-75\* pg. 27

**THEREFORE, YOU ARE COMMANDED** that, without delay, you cause Muharrem Balkanli, to have possession of the said lands and property, premises with appurtenances thereunto belonging and appertaining; and;

**MAKE** known to the Balkanli's Court, Court of Record, [in] [Federal Court [at] United States Court of International Trade; aforesaid at New York City, New York within three (3) month next, the manner in which you, U.S. Marshal and or Sheriff have executed this writ; and have you then and there with this Writ.

**WITNESS**, the honorable; \_\_\_\_\_, Magistrate Justice of Peace of the Balkanli's Court, Court of Record, [in] [Federal Court [at] United States Court of International Trade; [at] 1 Federal Plaza, aforesaid at New York City, New York, aforesaid on this 6<sup>th</sup>, day of August, 2020.

(SEAL)

[COURT OF RECORD],  
[in]  
FEDERAL COURT,  
[at]  
UNITED STATES COURT OF INTERNATIONAL TRADE  
OFFICE OF COURT CLERK  
Clerk of the Court of Record

By \_\_\_\_\_  
(Wet-Blue-Ink Only) Deputy Clerk  
August, 6<sup>th</sup>, 2020

All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments  
U.P.U. TREATY & TRIPOLI TREATY No.122- U.S. CONGRESS-5<sup>TH</sup> COMMON LAW  
\*CASE U.S.P.S. #9114-9023-0722-4215-4677-75\* pg. 28

Balkanli's Court, Court of Record, [in] Federal Court [at]  
UNITED STATES COURT OF INTERNATIONAL TRADE

[1] FEDERAL PLAZA

NEW YORK CITY, NEW YORK, [10278] U.S.A

: i, A MAN; [Muharrem]; "we"; THE PEOPLE; of; for; family; [Balkanli]

"Tribunal-Magister Prosecutor Harmed-Wronged-Agrieved Party-Claimant"

["One of the People, inhabitant of Land, Not a Corporate Person or an Entity"]

["WRIT OF AND ORDER FOR FINAL JUDGMENT TO CLAIMS: TORT; TRESPASS;

U.S.C.I.T.: MISCELLANEOUS CASE:

Index No.LT-053426-170U

Index No.LT-076032-180U:

Index No.LT-076033-180U:

Index No.LT-076034-180U:

Verified Claim # 724 OSC 2020:

Verified Claim # 200 OSC 2020:

"TRESPASS-FORGERY-TRESPASS TO THE CASE, BARRATRY, FRAUD

UPON COURT, BURGLARY-ROBBERY-LARCENY-THEFT-MAIL FRAUD,

HONEST SERVICES MAIL FRAUD, PUBLIC CORRUPTION"

AGAINST,

Edward F, a man; a people: of family: Guida, Jr., & RAS BORISKIN LLC, &

CHRISTINA TRUST A DIVISION OF WILMINGTON SAVINGS FUND

SOCIETY, FSB, NOT IN ITS INDIVIDUAL CAPACITY BUT TRUSTEE OF

ARLP TRUST 4, a/k/a/ CHRISTIANA TRUST A DIVISION OF WILMINGTON

SAVINGS FUND SOCIETY, FSB, NOT IN ITS INDIVIDUAL CAPACITY BUT

TRUSTEE OF ARLP TRUST 4, & NETWORK TRUCKING a/k/a/ NETWORK

MOVING CORPORATION & The State of New York, "John, S, Lansden, Maria

Ressos, Sally E, Unger, Malaika N, Scott-McLaughlin-Bland, Eneida Pilar

Sanchez, Jose Rodriguez, Sergio Jimenez, Steven Powell, Jeremy, S, Weinstein,

Audrey I, Pheffer, Francis K, Kenna

Wrongdoer(s)

All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments

U.P.U. TREATY & TRIPOLI TREATY No:122-, U.S. CONGRESS-5<sup>TH</sup> COMMON LAW

\*CASE U.S.P.S. #91114-9023-0722-4215-4677-75\* pg. 29

All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments  
U.P.U. TREATY & TRIPOLI TREATY No.122- U.S. CONGRESS-5<sup>TH</sup> COMMON LAW  
\*CASE U.S.P.S. #9114-9023-0722-4215-4677-75\* pg. 30

**In Re: a Tort; in Original Jurisdiction of A MAN; "we" THE PEOPLE;**

2) the style in which this Claim is made; may not be altered in any way and; at no time does 'Claimant' consent to be restyled as a 'Plaintiff' or as a 'Pro Se'; or other; or to have this 'Claim' be restyled as a 'Complaint'; DO govern yourself in duty and obligation, as public servants with due diligence and jurisprudence in duly accordance.

1) the above case number must be the primary case number recorded upon all documents in this case; and all referenced cases hereafter; and pressed upon the record; regardless of any other numbers used by the Clerk of Court; or other; for internal department management; or other purposes;

**Notice to Officers of the Court:** Upon penalty for 'Trespass upon the Case': this is a common law suit in a 'Court of Record':

Claimant Case No: 9114-9023-0722-4215-4677-75  
Claimant Case No: 7020-0090-0002-1762-2275  
(Certified by way of USPS: UPU Treaty Applies)  
(Priority Mail Tracking by Way of U.S.P.S: UPU Treaty Applies)  
Similar to a 'Verified Claims' upon Case No's: #724 OSC 2020; 200 OSC 2020;  
LT-053426-17QU; LT-076032-18QU; LT-076033-18QU; LT-076034-18QU;

USPS TRACKING # 9114 9023 0722 4216 4677 75

For Tracking or inquiries go to USPS.com

RECEIPT LABEL (RM011) - Mail & Postage

LAR400R AUG 2013 7580-17-000-0569

7020 0090 0002 1762 2275

**CERTIFIED MAIL**

PLACE STICKER ON TOP OF ENVELOPE TO THE RIGHT OF THE RETURN ADDRESS, FOLD IN BOTTOM FLAP

7020 0090 0002 1762 2275

USPS TRACKING # 9114 9023 0722 4216 4677 75

USPS TRACKING # 9114 9023 0722 4216 4677 75

UNITED STATES POSTAL SERVICE®



All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments  
U.P.U. TRFATY & TRIPOLI TREATY No:122-. U.S. CONGRESS-5<sup>TH</sup> COMMON LAW  
\*CASE U.S.P.S. #9114-9023-0722-4215-4677-75\* pg. 31

lord, for the United States, In New York; or other; and;  
but not limited to Official Constitutions signed into Effect, on 1776 in the year of my  
State of New York; nor am subject to any statute of the State of New York; including  
exist by the creation of the legislature of the State of New York; or the pleasure of the  
i; Muharrem; A MAN; 'We' THE PEOPLE; claim; i; and my property; do not

i; Muharrem; A MAN; 'We' THE PEOPLE; claim; consuance; property; of this;  
my case; and all other cases referred to herein; and;

A+ Part B+ Part C+ Part D+ Part E)to this my Claims;  
Compensation to i; as claimed within the True Bill attached (See True Bill-Part  
verified claim or law-ful, legal right or law-ful and legal authority; with proper  
and my pro-per-ty; such Wrongs caused by Wrongdoer(s) upon i; without  
Wrongdoer(s)' confession and acquiescence; for Wrongs, harms upon i; a man;  
Named or Unnamed; for the following Claims; proved and seasoned by  
signed by the attending Magistrate(s); upon Wrongdoers; each and all of them;  
Clerk of Court, Office of Court Clerk, to enter final judgment; for each Claim;  
of Record; at common law; aggrieved; wronged; harmed; Claimant; and Order  
COMES NOW; i; Muharrem; A MAN; 'We' THE PEOPLE; in this 'Court

CLAIMS: TORT; TRESPASS; AND ORDER FOR FINAL JUDGMENT TO  
RESTORE PROPERTY; AND COMPENSATION;

August, 6<sup>th</sup> 2020; 09:30 AM EDT  
Heard on this 6<sup>th</sup>, day of August, 2020, in Balkanli's Court, A Court of Record,  
[in] Federal Court [at] U.S. Court of International Trade, a Public Federal  
District Courthouse; located a[at] One Federal Plaza, New York City, New York  
state, in the United States of America; on before; Witnessed by Magistrate  
Justice of Peace: \_\_\_\_\_; a Trustee of: THE PEOPLE; A  
MAN; at Court Room \_\_\_\_\_; A New York County, Federal District  
Courthouse, in Public Venue, in this court of record; at common law; trial by  
jury; by right of man; guaranteed; all rights reserved; none waived;

Amount per Wrongdoer(s): (See True Bill-Part A+ Part B+ Part C+ Part D+ Part E)

**i; Muharrem; A MAN; We" THE PEOPLE;** do not appear, before my 'Court of Record'; as a 'Person'; citizen; subject; or within any limitations or disabilities of statutes or codes; rather as man; by right; with all rights reserved; and;

**i; Muharrem; A MAN; We" THE PEOPLE;** claim; i did offer you; Wrongdoers; From A and; to Z aforementioned; and; all other Wrongdoers; Noticed by way of Notice to each of you; at each of your Offices; all owners and/or Principals associated of said entities with you in your Official capacity as a Public Servant; the opportunity to settle this matter privately with i; within twenty-one (21) days of my first Notice of Claim(s); and;

**i; Muharrem; A MAN; We" THE PEOPLE;** claim; that you; Wrongdoers; From A and; to Z aforementioned; and; the men and the women, people, persons, together with all Owners and/or Principals of entities; all other Wrongdoers; Noticed by way of Notice to each of you; at each of your Offices; all Owners and/or Principals associated with you in your Official capacity as a Public Servant; did acquiesce to each and all of my Claims; and associated Compensation; by tacit procurement; and;

**i; Muharrem; A MAN; We" THE PEOPLE;** you; Wrongdoers; From A and; to Z aforementioned; and; all other Wrongdoers; the men and the women, people, persons, together with all Owners and/or Principals of said entities together with all other owners and/or Principals associated of said entities with you in your Official capacity as a Public Servant; do continue to Trespass upon i; A MAN;[Muharrem] in naked possession of i; a man's pro-per-ty; without law-ful right; without [verified] claim; without law-ful and legal authority thereof; and;

**i; Muharrem; A MAN; We" THE PEOPLE;** require; demand; you; Wrongdoers; From A and; to Z aforementioned; and; all other Wrongdoers; the men and the women, people, persons, together with all Owners and/or Principals associated with all Owners and/or Principals associated with you in your Official capacity as a Public Servant; restore to i; i; a man's pro-per-ty; shown in exhibit A; and; exhibit B; and; exhibit C; and; exhibit D; exhibit E ; now; immediate; and;

**i; Muharrem; A MAN; We" THE PEOPLE;** require; demand; you; Wrongdoers; From A and; to Z aforementioned; and; all other Wrongdoers; the men and the women, people, persons, together with all Owners and/or Principals associated with you in your Official capacity as a Public Servant; deliver in person; i; a man's pro-per-ty; at the location from which you caused said pro-per-ty (All whatsoever within) to be removed; commonly known as: 4132 40<sup>th</sup> Street; Sunnyside; New York State; to

All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments  
U.P.U. TREATY & TRIPOLI TREATY No:122- U.S. CONGRESS-5<sup>TH</sup> COMMON LAW  
\*CASE U.S.P.S. #9114-9023-0722-4215-4677-75\* pg. 33

By: is; Muharrem; A MAN; 'We' THE PEOPLE; of; for family: Balkanli;  
a.k.a. 'Muharrem Balkanli';  
A MAN; aggrieved; wronged; harmed; Claimant;

WHEREFORE; in consideration of the evidence and Wrongdoer's confession is; Muharrem; A MAN; 'We' THE PEOPLE; at common law; aggrieved; wronged; harmed; Claimant; Order; this Court to enter FINAL Judgment; for each of my Claims; signed by the attending Magistrate; upon Wrongdoers; each and all of them; Named or Unnamed; for the aforesaid Claims; proved and seasoned by Wrongdoer(s)' acquiescence; for Wrongs upon is; a man; and my pro-per-ty; such Wrongs caused by Wrongdoer(s) upon is; without verified claim or right or authority; with proper Compensation to is; as claimed within the True Bill attached to this my Claims; with all rights reserved to is; Claimant;

is; Muharrem; A MAN; 'We' THE PEOPLE; claim; verify; all herein be true; and will verify same in open Court; if I require;

is; Muharrem; A MAN; 'We' THE PEOPLE;; require; compensation; from each of you; for the wrong; you; Wrongdoers; From A and; to Z aforementioned; and; all other Wrongdoers; together with all the owners and/or Principals associated with you in your Official capacity as a Public Servant; do to is; A MAN; in the amount of the 'True Bill'; attached; and;

is; Muharrem; A MAN; 'We' THE PEOPLE; care of Muharrem; Balkanli; is; a man; in the same condition as the day you Wrongdoers; From A and; to Z aforementioned; and; all other Wrongdoers took wrongful possession of said pro-per-ty; and;

This 6<sup>th</sup> day of July, 2020



VERIFIED / CERTIFIED PROCESS SERVICE

I verify/certify, under penalty of perjury, that a true and correct copy of this file:  
SUMMONS; NOTICE TO APPEAR, JUDICIAL COGNIZANCE NOTICES,  
JUDICIAL NOTICE OF RULES, VERIFIED CLAIMS: TORT; TRESPASS; WRIT  
OF POSSESSION, NOTICE OF REMOVAL & TRANSFER, AND ORDER FOR  
FINAL JUDGMENT TO RESTORE PROPERTY; AND COMPENSATION;  
LETTER OF ROGATORY; be delivered; by hand; to the Clerk of Court; and by  
hand; to Wrongdoers; the men and the women, people, persons, together with all  
Owners and/or Principals of said wrongdoer entities; this day of July, 2020; at the  
addresses given below...

is; Muharrem; A MAN; We THE PEOPLE; or for family: Balkanli


; a.k.a. 'Muharrem Balkanli';  
A MAN; aggrieved; wronged; harmed; Claimant;  
Attn to: Wrongdoers: Edward F, a man; a people; of family: Guida, Jr., located at 47-  
26 104<sup>th</sup> Street, Corona, New York, 11368, U.S.A.

Wrongdoers: Owner(s) and or Principal(s) of RAS BORISKIN LLC, & CHRISTINA  
TRUST A DIVISION OF WILMINGTON SAVINGS FUND SOCIETY, FSB, NOT  
IN ITS INDIVIDUAL CAPACITY BUT TRUSTEE OF ARLP TRUST 4, a/k/a/  
CHRISTIANA TRUST A DIVISION OF WILMINGTON SAVINGS FUND  
SOCIETY, FSB, NOT IN ITS INDIVIDUAL CAPACITY BUT TRUSTEE OF  
ARLP TRUST 4, located at 900 Merchants Concourse, Suite 310, Westbury, New  
York, 11590, U.S.A.

Wrongdoers: Owner(s) and or Principal(s) of NETWORK TRUCKING a/k/a/  
NETWORK MOVING CORPORATION located at 1762 Chaladay Lane, East  
Meadow, New York, 11554, U.S.A.

All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments  
U.P.U. TREATY & TRIPOLI TREATY No.122-. U.S. CONGRESS-5<sup>TH</sup> COMMON LAW  
\*CASE U.S.P.S. #9114-9023-0722-4215-4677-75\* pg. 34

All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments  
U.P.U. TREATY & TRIPOLI TREATY No.122- U.S. CONGRESS-5<sup>TH</sup> COMMON LAW  
\*CASE U.S.P.S. #9114-9023-0722-4215-4677-75\* pg. 35

By:   
[cf/ UCC 3-402 (b)(1)]  
i; Muharrem; A MAN; 'We' THE PEOPLE; of for family; Balkanli;  
; a.k.a. 'Muharrem Balkanli';  
A MAN; aggrieved; wronged; harmed; Claimant;

i; Muharrem; A MAN; 'We' THE PEOPLE; of for family; Balkanli;  
; Claimant;

i; Muharrem; A MAN; 'We' THE PEOPLE; of for family; Balkanli; a.k.a.  
'Muharrem Balkanli'; A MAN; aggrieved; wronged; harmed; Claimant; under my  
unlimited liability and Commercial Oath; proceeding in good faith; being of sound  
mind; verify that the facts contained herein are true, correct, complete and not  
misleading; to the best of my knowledge; and; belief; under Penalty; of Perjury; and  
International Commercial Law, 6<sup>th</sup> day of July, 2020

Bronx county )  
)  
) Commercial Oath and Verification  
) New York state )

### COMMERCIAL OATH AND VERIFICATION

Wrongdoers: Owner(s) and or Principal(s) of The State of New York, located at 28  
Liberty Street, New York, New York, 10005, U.S.A.  
Wrongdoers: "John, S. Lansden, Maria Ressos, Sally E. Unger, Malaika N. Scott-  
McLaughlin-Bland, Eneida Pilar Sanchez, Jose Rodriguez, Sergio Jimenez,  
Steven Powell, located at 8917 Sutphin Boulevard, Jamaica, New York, 11435,  
U.S.A.  
Wrongdoers: Jeremy, S. Weinstein, Audrey I. Pheffer, Francis K, Kenna located  
at 8811 Sutphin Boulevard, Jamaica, New York, 11435, U.S.A.  
The said wrongdoers are in Possession of [See verified evidence; True Bill-Part A,  
Court filings In Court of record, at Civil Court+ Part B+ Part C+ Part D+ Part E  
which was forhand previously delivered to All Wrongdoers) previous  
documentations, which was delivered to them in advance.  
\*\*\*\*\*  
\*\*\*\*\*



Balkanli's Court, Court of Record, [in] Federal Court[at]  
UNITED STATES COURT OF INTERNATIONAL TRADE

[1] FEDERAL PLAZA

NEW YORK CITY, NEW YORK, [10278] U.S.A

: I, A MAN; [Muharrem]; "we"; THE PEOPLE; of; for; family; [Balkanli]  
"Tribunal-Magister Prosecutor-Harmed-Wronged-Party-Claimant"  
["One of the People, inhabitant of Land, Not a Corporate Person or an Entity"]  
'WRIT OF REQUEST FOR INTER-NATIONAL JUDICIAL ASSISTANCE;  
U.S.C.I.T.: MISCELLANEOUS CASE:

Index No.LT-053426-17QU

Index No.LT-076032-18QU:

Index No.LT-076033-18QU:

Index No.LT-076034-18QU:

Verified Claim # 724 OSC 2020:  
Verified Claim # 200 OSC 2020:

"TRESPASS-FORGERY-TRESPASS TO THE CASE, BARRATRY, FRAUD  
UPON COURT, BURGLARY-ROBBERY-LARCENY-THEFT-MAIL FRAUD,  
HONEST SERVICES MAIL FRAUD, PUBLIC CORRUPTION"

AGAINST,

Edward F, a man: a people: of family: Guida, Jr., & RAS BORISKIN LLC, &  
CHRISTINA TRUST A DIVISION OF WILMINGTON SAVINGS FUND  
SOCIETY, FSB, NOT IN ITS INDIVIDUAL CAPACITY BUT TRUSTEE OF  
ARLP TRUST 4, a/k/a/ CHRISTIANA TRUST A DIVISION OF WILMINGTON  
SAVINGS FUND SOCIETY, FSB, NOT IN ITS INDIVIDUAL CAPACITY BUT  
TRUSTEE OF ARLP TRUST 4, & NETWORK TRUCKING a/k/a/ NETWORK  
MOVING CORPORATION & The State of New York, "John, S, Lansden, Maria  
Ressos, Sally E, Unger, Malaika N, Scott-McLaughlin-Bland, Eneida Pilar  
Sanchez, Jose Rodriguez, Sergio Jimenez, Steven Powell, Jeremy, S, Weinstein,  
Audrey L, Phetter, Francis K, Kenna

Wrongdoer(s)

All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments  
U.P.U. TREATY & TRIPOLI TREATY No:122-. U.S. CONGRESS-5<sup>TH</sup> COMMON LAW  
\*CASE U.S.P.S. #9114-9023-0722-4215-4677-75\* pg. 36

LETTER OF ROGATORY FOR WRIT OF REQUEST FOR INTER-NATIONAL  
JUDICIAL ASSISTANCE IN SERVICE OF PROCESS

BALKANLI'S COURT;  
COURT OF RECORD  
[IN]  
FEDERAL COURT  
[AT]  
UNITED STATES COURT OF INTERNATIONAL TRADE  
1 FEDERAL PLAZA  
NEW YORK, NEW YORK, U.S.A.

IN THE MATTER OF BALKANLI V GUIDA, JR, ET AL.,  
Claimant Case No: 9114-9023-0722-4215-4677-75  
Claimant Case No: 7020-0090-0002-1762-2275  
(Certified by way of USPS: UPU Treaty Applies)  
(Priority Mail Tracking by Way of U.S.P.S: UPU Treaty Applies)  
Similar to a 'Verified Claims' upon Case No's: #724 QSC 2020; 200 QSC 2020;  
LT-053426-17QU; LT-076032-18QU; LT-076033-18QU; LT-076034-18QU

IN RE: REQUIREMENT FOR INTER-NATIONAL JUDICIAL ASSISTANCE  
FOR: SERVICE OF PROCESS

COMES NOW, The Court, on its own motion; the Balkanli's Court; Court of  
Record, [in] Federal Court; delivers and presents its compliments to the appropriate  
Judicial Authority of the United States Court of International Trade, and kindly  
requests International Assistance to effectuate the Service of Process to be used  
in a COMMON LAW JUDICIAL Proceedings before this Court in the above  
captioned matter. A trial/ preliminary hearing date on this matter has been  
scheduled at present for the 6<sup>th</sup>, day, Thursday of August, 2020, [in] Balkanli's  
Court, Court of Record; [in] Federal Court [at] Public Courthouse, Public venue  
in New York County, New York State, in the United States of America, located at  
One federal Plaza.

The said Court; Balkanli's Court; a Court of Record, kindly requests the  
assistance described herein as necessary in the interest of justice and in an order  
perpetuate the domestic tranquility; Peace. The assistance requested is that the  
appropriate Judicial Authority of United States Court of International Trade,  
and the Office(s) of the Court Clerk and Offices of U.S.M.S, respectively, compel  
All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments  
U.P.U. TREATY & TRIPOLI TREATY No:122-. U.S. CONGRESS-5<sup>TH</sup> COMMON LAW  
\*CASE U.S.P.S. #9114-9023-0722-4215-4677-75\* pg. 37

the said and named wrongdoers to appear, to give evidence, produce documents, and affect the service of process upon the below individuals; as follows;

Wrongdoers: Edward F. a man; a people; of family: Guida, Jr., located at 47-26 104<sup>th</sup> Street, Corona, New York, 11368, U.S.A.

Wrongdoers: Owner(s) and or Principal(s) of RAS BORISKIN LLC, & CHRISTINA TRUST A DIVISION OF WILMINGTON SAVINGS FUND SOCIETY, FSB, NOT IN ITS INDIVIDUAL CAPACITY BUT TRUSTEE OF ARLP TRUST 4., a/k/a/ CHRISTIANA TRUST A DIVISION OF WILMINGTON SAVINGS FUND SOCIETY, FSB, NOT IN ITS INDIVIDUAL CAPACITY BUT TRUSTEE OF ARLP TRUST 4., a/k/a/ ARLP TRUST 4., located at 900 Merchants Concourse, Suite 310, Westbury, New York, 11590, U.S.A.

Wrongdoers: Owner(s) and or Principal(s) of NETWORK TRUCKING a/k/a/ NETWORK MOVING CORPORATION located at 1762 Chaladay Lane, East Meadow, New York, 11554, U.S.A.

Wrongdoers: Owner(s) and or Principal(s) of The State of New York, located at 28 Liberty Street, New York, New York, 10005, U.S.A.

Wrongdoers: "John, S. Lausden, Maria Ressos, Sally E. Unger, Malaika N. Scott-McLaughlin-Bland, Enedia Pilar Sanchez, Jose Rodriguez, Sergio Jimenez, Steven Powell, located at 8917 Sutphin Boulevard, Jamaica, New York, 11435, U.S.A.

Wrongdoers: Jeremy, S. Weinstein, Audrey I. Pheffer, Francis K. Kenna located at 8811 Sutphin Boulevard, Jamaica, New York, 11435, U.S.A.

\*The said wrongdoers have the right to remain silence and not to incriminate themselves on record pursuant to the Constitutional rights afforded under 1776 Constitutions for the United States, the nationals and or Citizens, Subjects thereof; \* The said wrongdoers are in Possession of [See verified evidence; True Bill-Part A , Court filings In Court of record, at Civil Court+ Part B+ Part C+ Part D+ Part E which was forehand previously delivered to All Wrongdoers) previous documentations, which was delivered to them in advance.

All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments  
U.P.U. TREATY & TRIPOLI TREATY No.122-. U.S. CONGRESS-5<sup>TH</sup> COMMON LAW  
\*CASE U.S.P.S. #9114-9023-0722-4215-4677-75\* pg. 38

in Reciprocity and Reimbursement for cost; Pursuant to Tripoli Treaty executed  
and current, and valid thereof, under No.122 U.S. Congress 5<sup>th</sup>, Still in effect,  
The Said Court, Balkanli's Court Expresses willingness to reimburse the Judicial  
Authorities for the costs incurred in executing the requesting Court's Balkanli's  
Court's Letters of Rogatory, in judicial Assistance in service of Process.

SO, ORDERED

Muharrem Balkanli  
Tribunal Magister  
Attornatus Privatus

BY



IN WITNESS OF:



Juan Antonio Medina

Signed before me on this day of 6<sup>th</sup>, July, 2020

JASON VANCE  
NOTARY PUBLIC, State of New York  
No. 04VA6161023  
Qualified in Bronx County  
Commission Expires Feb. 8, 2023

PUBLIC NOTARY

All-Rights Reserved-None Negotiable-Private Secured Commercial Instruments  
U.P.U. TREATY & TRIPOLI TREATY No.122- U.S. CONGRESS-5<sup>TH</sup> COMMON LAW  
\*CASE U.S.P.S. #9114-9023-0722-4215-4677-75\* pg. 39



RECEIVED  
DEC 11 2020  
BY: [Signature]

